

*Orders by the Most Noble the Governor
General of India in Council.*

Fort William, 23rd March, 1853.

No. 210 of 1853.—Captain Francis Moore Hastings Esquire, of the 5th Regiment Native Infantry, and in command 2nd Cavalry Squadron, Government, is permitted to proceed to Australia, New Zealand and the Cape of Good Hope, on military service, and to be absent from England, on that account, for two years.

No. 260 of 1853.—The undersigned Officers have retired to their duty on this establishment, without prejudice to their rank, by permission of the Honble the Court of Directors:

Date of arrival at
Fort William.

Captain Alfred Wrensch, of the 10th March,
5th Regiment Light Cavalry, 1853.

Subaltern James Mansfield
Nursister of the 6th Regiment N. I.,
1st Surgeon John Macrae, 18th ditto,
M.D., of the Medical Department.

Subaltern William Hallerton,
of the 10th Regiment Native In- 19th ditto,
fantry.

Fort William, 24th March, 1853.

No. 261 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following appointments:

Ensign Alexander Henry Blackwood Esquire, of the 33rd Regiment Native (Light) Infantry, to be Deputy Quarter-master in the Cavalry Department, North Western Provinces.

This appointment to have effect from the 4th November, 1852.

No. 262 of 1853.—The undersigned Officer has retired to his duty on this establishment, without prejudice to his rank, by permission of the Honble the Court of Directors:

Date of arrival at
Fort William.

Subaltern Thomas Haines, 4th February,
of the 5th Regiment N. I., 1853.

No. 263 of 1853.—The leave of absence, to proceed to sea, on medical certificate, granted to Captain the Honble Major Henry Adolphe Shuckburgh, of the 5th Regiment Native Infantry, in General Order No. 135, dated 31st February, 1853, is extended to the 18th instant, the date of his return to England.

No. 264 of 1853.—Lieutenant J. B. Wain, of the 5th Regiment Native Infantry, having been promoted, in pursuance of the act of the Honble the Court of Directors, is, at his own request, transferred to the 10th Regiment, from the 31st March, 1853.

R. J. H. HARRIS, Lieut. Colonel.

Offg. Secy. to the Govt. of India.

M.D., Dept.

NOTICE.—Maiden Tugs will this day (Monday) be shipped in the River, from the Semaphore Tower in the Port, One and Half 8 o'clock (1853) to the Maiden Noon.

Fort William, 21st March, 1853.

NOTICE.—Maiden Tugs will this day (Monday) be shipped in the River, from the Semaphore Tower in the Port, Half a Second (1853) before Maiden Noon.

H. T. BURN.

Treas. & Secy.

Fort William, 22nd March, 1853.

General Post Office Notifications.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer "Portinger," will be made, at the Office, on Tuesday, the 25th instant.

J. R. BURLTON BURNETT,

Deputy Post Master General in Charge.

Fort William, General Post Office, 1

The 22nd March, 1853.

Report "Overland Mail" via Southampton, via
Marseilles, via P. and O. Company's Steamer
"Albatross," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports (Mader, Oporto, Aden, Bombay, Singapore and Hongkong) intended for transmission per the Peninsular and Oriental Company's Steam vessel "Madras," will be closed at this Office on Tuesday, the 25th proximo.

No after-letters will be made up for the above Vessel.

J. R. BURLTON BURNETT,

Deputy Post Master General in Charge.

Fort William, General Post Office, 1

The 22nd March, 1853.

500 Rupees Reward.

NOTICE is hereby given, that, under orders of Government, a Reward of 500 Rs. will be paid to any party, who will furnish information, which will lead to the detection and conviction of the parties concerned in the abstraction of Bank Notes from Letters posted at Chota Nagpore, within the last twelve months.

Any parties desirous of ascertaining further particulars, are requested to apply by letter to the Deputy Post Master General in Charge.

J. R. BURLTON BURNETT,

Deputy Post Master General in Charge.

Calcutta, General Post Office, 1

25th August 1852.

NOTICE.—The following Post Offices have been established:

Masichang, in the Ferozepore District.

Ramree, in the Tootlegria Province.

J. R. BURLTON BURNETT,

Deputy Post Master General in Charge.

Calcutta, General Post Office, 1

The 31st January 1853.

NOTICE.

SOUTHWEST BUILDING BRANCH FROM CALIFORNIA TO THE NORTH-WESTERN PROVINCES.

Notice is hereby given that the route of the South-west Building Branch from California to the North-western Provinces, will be as follows:—

	TOWARDS					FROM				
	Days	W.	W.	P.	Days	Days	W.	W.	P.	Days
San Francisco	0	10	0	0	1	10	0	0	0	1
San Jose	1	7	0	0	2	7	1	12	0	2
San Diego	2	4	0	0	3	4	2	9	0	3
San Bernardino	3	1	0	0	4	1	3	6	0	4
San Luis Obispo	4	0	0	12	5	0	4	3	0	5
San Francisco	5	0	0	14	6	0	5	0	0	6
San Jose	6	0	1	2	7	0	6	0	10	7
San Diego	7	0	1	4	8	0	7	0	12	8
San Bernardino	8	0	1	10	9	0	8	0	14	9
San Luis Obispo	9	0	1	14	10	0	9	0	16	10
San Francisco	10	0	1	14	11	0	10	0	18	11
San Jose	11	0	2	4	12	0	11	0	20	12
San Diego	12	0	2	14	13	0	12	0	22	13
San Bernardino	13	0	6	10	14	0	13	0	24	14
San Luis Obispo	14	0	4	2	15	0	14	0	26	15
San Francisco	15	0	4	4	16	0	15	0	28	16
San Jose	16	0	4	12	17	0	16	0	30	17
San Diego	17	0	4	9	18	0	17	0	32	18
San Bernardino	18	0	4	0	19	0	18	0	34	19
San Luis Obispo	19	0	4	8	20	0	19	0	36	20
San Francisco	20	0	4	8	21	0	20	0	38	21
San Jose	21	0	4	8	22	0	21	0	40	22
San Diego	22	0	4	8	23	0	22	0	42	23
San Bernardino	23	0	4	8	24	0	23	0	44	24
San Luis Obispo	24	0	4	8	25	0	24	0	46	25
San Francisco	25	0	4	8	26	0	25	0	48	26
San Jose	26	0	4	8	27	0	26	0	50	27
San Diego	27	0	4	8	28	0	27	0	52	28
San Bernardino	28	0	4	8	29	0	28	0	54	29
San Luis Obispo	29	0	4	8	30	0	29	0	56	30

(Signed) H. B. MURPHY.

Post Master General, N. Y. C.

(True Copy)

J. B. MURPHY BENNETT.

Deputy Post Master General.

N. B.—The Pacific Train will commence its operation from the 1st day.

Until further instructions, only 40 barrels will be received for deposit daily. Each barrel will be charged as per manifest, as no goods can be allowed to remain in the Province after the 1st day of the month.

J. B. MURPHY BENNETT.

Deputy Post Master General.

Colonial Post Office.

The 1st March 1857.

The Command of the Most Noble the

Governor of Canada.

NOTICE TO THE PUBLIC.

Parliamentary and Contract Mail Packages

in Canada, Maritime and England, will be carried by the

General Post Office on the 1st July 1857.

The Mail Packages of the General Service Branch, including the General Service, will carry the following:—

At London and Newcastle for the following:—

Letters for the above British possessions, and by these Packages will be made in the uniform rate of one shilling, or eight pence, when not exceeding half an ounce in weight, two shillings, or one shilling, when not exceeding an ounce, and so on in proportion; but no packages exceeding by these Packages will be accepted for carriage.

The postage chargeable on letters for the above, Cape of Good Hope and Australia, will be paid at the rate of one shilling, or eight pence, when not exceeding half an ounce in weight, two shillings, or one shilling, when not exceeding an ounce, and so on in proportion; but no packages exceeding by these Packages will be accepted for carriage.

J. B. MURPHY BENNETT.

Deputy Post Master General.

151

[illegible]

The only goods likely to get large, which will be needed, is Free Knives, as belonging to Oriental Politeness, the Working Apparatus, and articles which have been *monopolized* in the *East*.

By order of the Board of Directors, J. B.

2472 LEE, A. AND FRIEDMAN

Letter of Gen. Cuyler

Calcutta, East Indian House
 The 18th March, 1833

Case for the Relief of Jonathan Delaney in California

[illegible]

I, the reader of "Shook", On Thursday, the 12th Anniversary, of No. 12, day of May, in the Department, in California, you have ordered that, the in no business or employment in your month, more as instructed. I shall be on the 15th day in May next, and I at the said Department, before noon, in connection with the said Power.

Paul A. Vetter, at New York, Attorney.

In the matter of Moham- } Notes that the per-
ammed Rasman Farash } son of the said Farash
shahidly B. on birth of Colo- } was seeking the trans-
nyah, La. Colonic. Mar- } fer of the Act XI, Vol.
shahidly Farash } Cap. XXI, who died in
the Office of the Chief Clerk, on the 11th day of March
instant, and by an order of the same day, the Writings
and Effects of the said deceased were vested in the
Official Assignee.

In the matter of *Moham-* In Saturday, the 11th
Chambers Post and *Parrish* } day of March inst.,
 the *de la Raza*, both of *Colon* } it was ordered that the
 the *Infante*, in *Sancti* Mar- } same as in this matter
 about, *Industria*. } stands on the "the day
 of May next, and that the said *landmark* be then
 acted on in accordance to the said *Carta*.

Debecq, M. J.

In the matter of Harwood Notice, that if appli-
cation is made to the Commission
Prothonotary, District, and as
per the reading of the Bill
and in the case of the
said Bill, and that
such application will be
heard and disposed of
by the Judge Commission-
er of the District Court
in the case of the
said Bill, and that

of the Ordinance of the said University, touching
the same, and application, to the said Statute, the
said Statute, the said Statute, the said Statute.



The Calcutta Gazette.

Published by Authority.

It is requested that Correspondents for the Calcutta Gazette of any length, may be sent to the Press at Noon on TUESDAY and FRIDAY and of a few lines only before 3 p.m. of those days.

WEDNESDAY, MARCH 30, 1853.

No. 290.

East Indian, Home Department, Madras.

The 29th March, 1853.

NOTIFICATION.—The following Notification is hereby issued for the information of the public.

J. P. GILBERT,

Secy. to the Govt. of India.

Madras Department, Revenue Circle,

29th March, 1853.

NOTIFICATION.—The Right Honble the Governor of India has been pleased to order that the following Notification be issued for the information of the public.

On the 28th April to Suez.

On the 10th May to Aden.

On the 23rd May to Suez.

On the 27th June to Suez.

On the 30th July to Suez.

On the 30th August to Suez.

On the 30th September to Aden.

By order of the Right Honble the Governor of India.

J. P. GILBERT, Secy. to the Govt. of India.

Secretary to Government.

No. 2.

East Indian, Home Department.

The 29th March, 1853.

NOTIFICATION.—Notice is hereby given, that the following Notification is hereby issued for the information of the public.

Madras Department, Revenue Circle, on Saturday the 29th March.

On the 28th April to Suez.

On the 10th May to Aden.

On the 23rd May to Suez.

On the 27th June to Suez.

On the 30th July to Suez.

No. 297.

East Indian, Foreign Department.

The 29th March, 1853.

NOTIFICATION.—The Governor of India has been pleased to order that the following Notification be issued for the information of the public.

No. 1413.

The House of Lords, granted to Mr. J. P. Gilbert, Commissioner and Superintendent of the Madras Division, a G. O. of the 28th January 1853, No. 1413, in relation to the following:

On the 20th January, 1853, the Governor of India has been pleased to order that the following Notification be issued for the information of the public.

No. 1424.

The 29th March, 1853.

The Most Noble the Governor General of India has been pleased to grant to Lieutenant G. W. Dargatzidis, Superintendent of Madras Roads, the following Notification for the information of the public.

No. 1425.

Lieutenant G. W. Dargatzidis, of the 7th Bengal Fusiliers, has been appointed to the post of Superintendent of Madras Roads, on the 29th March 1853.

No. 1426.

The 29th March, 1853.

Assistant Surgeon Adam B. H. has been appointed to the post of Assistant Surgeon, Madras Division, on the 29th March 1853.

No. 1427.

The 29th March, 1853.

On the 29th March, 1853, the Governor of India has been pleased to order that the following Notification be issued for the information of the public.

1. Monday, May 1, Sunday, May 2
 2. Monday, May 3, Tuesday, May 4
 3. Monday, May 5, Tuesday, May 6
 4. Monday, May 7, Tuesday, May 8
 5. Monday, May 9, Tuesday, May 10
 6. Monday, May 11, Tuesday, May 12
 7. Monday, May 13, Tuesday, May 14
 8. Monday, May 15, Tuesday, May 16
 9. Monday, May 17, Tuesday, May 18
 10. Monday, May 19, Tuesday, May 20
 11. Monday, May 21, Tuesday, May 22
 12. Monday, May 23, Tuesday, May 24
 13. Monday, May 25, Tuesday, May 26
 14. Monday, May 27, Tuesday, May 28
 15. Monday, May 29, Tuesday, May 30
 16. Monday, May 31, Tuesday, June 1
 17. Monday, June 2, Tuesday, June 3
 18. Monday, June 4, Tuesday, June 5
 19. Monday, June 6, Tuesday, June 7
 20. Monday, June 8, Tuesday, June 9
 21. Monday, June 10, Tuesday, June 11
 22. Monday, June 12, Tuesday, June 13
 23. Monday, June 14, Tuesday, June 15
 24. Monday, June 16, Tuesday, June 17
 25. Monday, June 18, Tuesday, June 19
 26. Monday, June 20, Tuesday, June 21
 27. Monday, June 22, Tuesday, June 23
 28. Monday, June 24, Tuesday, June 25
 29. Monday, June 26, Tuesday, June 27
 30. Monday, June 28, Tuesday, June 29
 31. Monday, June 30, Tuesday, July 1
 32. Monday, July 2, Tuesday, July 3
 33. Monday, July 4, Tuesday, July 5
 34. Monday, July 6, Tuesday, July 7
 35. Monday, July 8, Tuesday, July 9
 36. Monday, July 10, Tuesday, July 11
 37. Monday, July 12, Tuesday, July 13
 38. Monday, July 14, Tuesday, July 15
 39. Monday, July 16, Tuesday, July 17
 40. Monday, July 18, Tuesday, July 19
 41. Monday, July 20, Tuesday, July 21
 42. Monday, July 22, Tuesday, July 23
 43. Monday, July 24, Tuesday, July 25
 44. Monday, July 26, Tuesday, July 27
 45. Monday, July 28, Tuesday, July 29
 46. Monday, July 30, Tuesday, July 31
 47. Monday, August 1, Tuesday, August 2
 48. Monday, August 3, Tuesday, August 4
 49. Monday, August 5, Tuesday, August 6
 50. Monday, August 7, Tuesday, August 8
 51. Monday, August 9, Tuesday, August 10
 52. Monday, August 11, Tuesday, August 12
 53. Monday, August 13, Tuesday, August 14
 54. Monday, August 15, Tuesday, August 16
 55. Monday, August 17, Tuesday, August 18
 56. Monday, August 19, Tuesday, August 20
 57. Monday, August 21, Tuesday, August 22
 58. Monday, August 23, Tuesday, August 24
 59. Monday, August 25, Tuesday, August 26
 60. Monday, August 27, Tuesday, August 28
 61. Monday, August 29, Tuesday, August 30
 62. Monday, August 31, Tuesday, September 1
 63. Monday, September 2, Tuesday, September 3
 64. Monday, September 4, Tuesday, September 5
 65. Monday, September 6, Tuesday, September 7
 66. Monday, September 8, Tuesday, September 9
 67. Monday, September 10, Tuesday, September 11
 68. Monday, September 12, Tuesday, September 13
 69. Monday, September 14, Tuesday, September 15
 70. Monday, September 16, Tuesday, September 17
 71. Monday, September 18, Tuesday, September 19
 72. Monday, September 20, Tuesday, September 21
 73. Monday, September 22, Tuesday, September 23
 74. Monday, September 24, Tuesday, September 25
 75. Monday, September 26, Tuesday, September 27
 76. Monday, September 28, Tuesday, September 29
 77. Monday, September 30, Tuesday, October 1
 78. Monday, October 2, Tuesday, October 3
 79. Monday, October 4, Tuesday, October 5
 80. Monday, October 6, Tuesday, October 7
 81. Monday, October 8, Tuesday, October 9
 82. Monday, October 10, Tuesday, October 11
 83. Monday, October 12, Tuesday, October 13
 84. Monday, October 14, Tuesday, October 15
 85. Monday, October 16, Tuesday, October 17
 86. Monday, October 18, Tuesday, October 19
 87. Monday, October 20, Tuesday, October 21
 88. Monday, October 22, Tuesday, October 23
 89. Monday, October 24, Tuesday, October 25
 90. Monday, October 26, Tuesday, October 27
 91. Monday, October 28, Tuesday, October 29
 92. Monday, October 30, Tuesday, October 31
 93. Monday, November 1, Tuesday, November 2
 94. Monday, November 3, Tuesday, November 4
 95. Monday, November 5, Tuesday, November 6
 96. Monday, November 7, Tuesday, November 8
 97. Monday, November 9, Tuesday, November 10
 98. Monday, November 11, Tuesday, November 12
 99. Monday, November 13, Tuesday, November 14
 100. Monday, November 15, Tuesday, November 16
 101. Monday, November 17, Tuesday, November 18
 102. Monday, November 19, Tuesday, November 20
 103. Monday, November 21, Tuesday, November 22
 104. Monday, November 23, Tuesday, November 24
 105. Monday, November 25, Tuesday, November 26
 106. Monday, November 27, Tuesday, November 28
 107. Monday, November 29, Tuesday, November 30
 108. Monday, December 1, Tuesday, December 2
 109. Monday, December 3, Tuesday, December 4
 110. Monday, December 5, Tuesday, December 6
 111. Monday, December 7, Tuesday, December 8
 112. Monday, December 9, Tuesday, December 10
 113. Monday, December 11, Tuesday, December 12
 114. Monday, December 13, Tuesday, December 14
 115. Monday, December 15, Tuesday, December 16
 116. Monday, December 17, Tuesday, December 18
 117. Monday, December 19, Tuesday, December 20
 118. Monday, December 21, Tuesday, December 22
 119. Monday, December 23, Tuesday, December 24
 120. Monday, December 25, Tuesday, December 26
 121. Monday, December 27, Tuesday, December 28
 122. Monday, December 29, Tuesday, December 30
 123. Monday, December 31, Tuesday, January 1
 124. Monday, January 2, Tuesday, January 3
 125. Monday, January 4, Tuesday, January 5
 126. Monday, January 6, Tuesday, January 7
 127. Monday, January 8, Tuesday, January 9
 128. Monday, January 10, Tuesday, January 11
 129. Monday, January 12, Tuesday, January 13
 130. Monday, January 14, Tuesday, January 15
 131. Monday, January 16, Tuesday, January 17
 132. Monday, January 18, Tuesday, January 19
 133. Monday, January 20, Tuesday, January 21
 134. Monday, January 22, Tuesday, January 23
 135. Monday, January 24, Tuesday, January 25
 136. Monday, January 26, Tuesday, January 27
 137. Monday, January 28, Tuesday, January 29
 138. Monday, January 30, Tuesday, January 31
 139. Monday, February 1, Tuesday, February 2
 140. Monday, February 3, Tuesday, February 4
 141. Monday, February 5, Tuesday, February 6
 142. Monday, February 7, Tuesday, February 8
 143. Monday, February 9, Tuesday, February 10
 144. Monday, February 11, Tuesday, February 12
 145. Monday, February 13, Tuesday, February 14
 146. Monday, February 15, Tuesday, February 16
 147. Monday, February 17, Tuesday, February 18
 148. Monday, February 19, Tuesday, February 20
 149. Monday, February 21, Tuesday, February 22
 150. Monday, February 23, Tuesday, February 24
 151. Monday, February 25, Tuesday, February 26
 152. Monday, February 27, Tuesday, February 28
 153. Monday, February 29, Tuesday, March 1
 154.

St. Louis, Mo. 1894. Native Infantry.
No. 12. 1st. 1st. 1st.

[illegible]

1944-1945. The unorganized Indian
reservations in British Columbia
were under the Province of Alberta
until the 1945-46 year, when, through
a transfer of the Indian Act, they
came under the jurisdiction of the
Province of British Columbia. The
transfer of the Indian Act to the
Province of British Columbia was
completed in 1945.

Source of Acids: The source of acids is the atmosphere. The acids are formed by the action of water on the gases in the atmosphere.

At the same time, the fact that the Government of India is taking a place of honour in the organization of the aforementioned exhibition and the American Government is contributing to it is a fact.

[illegible][illegible]

July 20th of 1881. The "Anti-Slavery Group" of the "London Institute" is pleased to acknowledge your contribution.

A 274 of 1884. The had a number of other
 important items, such as a letter of Captain J. J. Brown,
 from the State of Georgia, dated 1884.

Die Höhe der Kosten für die Herstellung der

Antenna Edward John Rotherham, M.D.

H. J. H. Unger, *Land-Geologie*

Chap. Sec 9. A line graph of the data.

327-120

The Wellington Messenger.

Port William, New Brunswick

The 1974-75 season

NORTH-AMER. The Most Noble the Governor General of India in Council has been pleased to issue orders to the Consuls of the United Kingdom at various Seaports of the British East India Company, and before the arrival of the Passenger ship *Hampden*, the following copy of a letter which was addressed to him by the Hon^{ble} Mr. John Malcolm's Private Secretary:

NOTICE

GOVERNMENT BUILDING TRAIN FROM CALCUTTA TO THE NORTH WESTERN PROVINCES.

[illegible]

S. S. HEDDERLEY

at Montes General, N. W. I.

Two Copies

J. H. BIRNBAUM, BERNARD

Henry Post Master General, in Charge

A. A. The Bullock Train will commence its operation from this day.

Until further instructions, only 40 mammals will be received for destination. The remainder, if any, will be held, as no goods can be allowed to remain in the Frontier after the period of 90 days has expired.

J. K. PERLTON PENTON

Deputy Post Master Gen.

(1) *Admission to the University of*
 (2) *the State of New York*

By command of the Most Noble the
Governor of Bristol.

NOTICE TO THE PUBLIC.

DELIVERED BY CONTRACT MAIL PACKETS
TO Legation, Argentina and England, via the
Office of Civil Supply.

General Post Office, 23 July 1957.

The Mail Packets of the General Screw Steam Navigation Company, and others, Made to Order, at the Office of the General Post Office, London.

Letters and Newspapers for Americans, shipped to the Cape of Good Hope, were usually registered for transportation by the Cape of Good Hope Shipping Company, and a Government agent for the sailing vessel.

Letters for the above British Consulate sent by these Packets, will be liable to an increase of one shilling, or could be registered, according to the nature of the cargo, and the nature of the cargo, when not registered, will be on the private rate; but No charge is made by these Packets will be charged for and charge.

The postage chargeable on letters for Abroad, China, India, Hong Kong, Japan, and Australasia, is to be paid in advance, but postage for letters sent to the Colonies and England by those Post Offices, in case of the option of paying the foreign postage in advance, or leaving it to be paid on delivery.

J. W. Bynum, Jr., Boston.

14. 1992 11. 12. 1992 11. 12. 1992 11. 12. 1992

A representative of the world, with other nations
and every individual, personal application of the
Obedience and Submission.

Rep., J. Koss,
Suppl. of Items.

1. Number of times of time
 2. Time

COMMISSARIAT NOTICES

SEVEN "EXIMERS" was received at the Executive Communications Office of the Department of Defense on April 11, 1955, for the supply of certain European Approved Arms, Spare, for the Company, Inc., 1015 15th Avenue, New York, New York, for the period May 1, 1955 to 30th April, 1956.

[illegible]

1. The first step in the process is to identify the account
holder's name, which is listed on the account opening document.
2. The second step is to verify the account holder's identity
by comparing the account holder's name with the name on the
document.

570 333 1 133 133

Copyright © S. A. C. Greig 1984.

1. *Chrysomelidae* (Chrysomelidae) (Chrysomelidae)
 2. *Chrysomelidae* (Chrysomelidae) (Chrysomelidae)

[illegible]

The Teachers will be assisted by the Deputy Commissioner for the Local Schools and by the County Clerk, the 21st April, when the following are invited to attend in the afternoon:

Ch. 10: *Staphylococcus* sp.

[illegible]

Dr. George Lewis, *Opuntia*, *Barro Colorado*,
Barro Colorado, 2000, *Opuntia*, *Barro Colorado*.

NOTICE.—T. H. Bond has applied for any material in the form of $\frac{1}{4}$ inch, 1 inch, and $\frac{3}{4}$ inch, of $\frac{1}{4}$ inch, and the same will be put in the hands of the printer under the above.

1051-1850-0023-1-2

Index

JAMES E. SHENK AND J. L.

Calcutta, 10th March, 1823

With confidence, we place Mr. D. J. Irvine's name in front of you for its new position.

J. L. S. P. T. N. S. *A. - C. I. - D.*

NOTICE.—The interest and responsibility of John James Hunt, in or to his estate of HARRISON, Maine and Co., Chicago, and Portland, Me., have been transferred to the 23rd inst.

1572-4538 (Print) 1572-4546 (Online)

(1904, 236) *Hydrobia* (236)

[illegible]
$$(f_{ij}^1, f_{ij}^2, \dots, f_{ij}^n) = (f_{ij}^1, f_{ij}^2, \dots, f_{ij}^n) \in X,$$
[illegible]

G. D. B. Vanderschueren

2015年12月15日 星期二

1. James A. Smith
 2. James A. Smith

DEPTAL SURGERY

GOVERNMENT BOOK AGENCY.

NOTIFICATION NOTICE.—Under the sanction of Government and with a view to extend the benefits of Education as widely as may be accomplished by such means, the Book Agency is authorised to select (and print) with a small additional percentage to cover the interest on capital, all standard school books, and other editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

The following Works are at present in store at the Book Agency for sale:

				Price per Copy.
20	Macaulay's Selections, in 1 vol. full bound,
21	Macaulay's Selections, in 2 vols. "
22	Macaulay's Selections, in 4 vols. "
23	Macaulay's Selections, in 8 vols. "
24	Macaulay's Selections, in 16 vols. "
25	Macaulay's Selections, in 32 vols. "
26	Macaulay's Selections, in 64 vols. "
27	Macaulay's Selections, in 128 vols. "
28	Macaulay's Selections, in 256 vols. "
29	Macaulay's Selections, in 512 vols. "
30	Macaulay's Selections, in 1024 vols. "
31	Macaulay's Selections, in 2048 vols. "
32	Macaulay's Selections, in 4096 vols. "
33	Macaulay's Selections, in 8192 vols. "
34	Macaulay's Selections, in 16384 vols. "
35	Macaulay's Selections, in 32768 vols. "
36	Macaulay's Selections, in 65536 vols. "
37	Macaulay's Selections, in 131072 vols. "
38	Macaulay's Selections, in 262144 vols. "
39	Macaulay's Selections, in 524288 vols. "
40	Macaulay's Selections, in 1048576 vols. "
41	Macaulay's Selections, in 2097152 vols. "
42	Macaulay's Selections, in 4194304 vols. "
43	Macaulay's Selections, in 8388608 vols. "
44	Macaulay's Selections, in 16777216 vols. "
45	Macaulay's Selections, in 33554432 vols. "
46	Macaulay's Selections, in 67108864 vols. "
47	Macaulay's Selections, in 134217728 vols. "
48	Macaulay's Selections, in 268435456 vols. "
49	Macaulay's Selections, in 536870912 vols. "
50	Macaulay's Selections, in 1073741824 vols. "
51	Macaulay's Selections, in 2147483648 vols. "
52	Macaulay's Selections, in 4294967296 vols. "
53	Macaulay's Selections, in 8589934592 vols. "
54	Macaulay's Selections, in 17179869184 vols. "
55	Macaulay's Selections, in 34359738368 vols. "
56	Macaulay's Selections, in 68719476736 vols. "
57	Macaulay's Selections, in 137438953472 vols. "
58	Macaulay's Selections, in 274877906944 vols. "
59	Macaulay's Selections, in 549755813888 vols. "
60	Macaulay's Selections, in 1099511627776 vols. "
61	Macaulay's Selections, in 2199023255552 vols. "
62	Macaulay's Selections, in 4398046511104 vols. "
63	Macaulay's Selections, in 8796093022208 vols. "
64	Macaulay's Selections, in 17592186044416 vols. "
65	Macaulay's Selections, in 35184372088832 vols. "
66	Macaulay's Selections, in 70368744177664 vols. "
67	Macaulay's Selections, in 140737488355328 vols. "
68	Macaulay's Selections, in 281474976710656 vols. "
69	Macaulay's Selections, in 562949953421312 vols. "
70	Macaulay's Selections, in 1125899906842624 vols. "
71	Macaulay's Selections, in 2251799813685248 vols. "
72	Macaulay's Selections, in 4503599627370496 vols. "
73	Macaulay's Selections, in 9007199254740992 vols. "
74	Macaulay's Selections, in 18014398509481984 vols. "
75	Macaulay's Selections, in 36028797018963968 vols. "
76	Macaulay's Selections, in 72057594037927936 vols. "
77	Macaulay's Selections, in 144115188075855872 vols. "
78	Macaulay's Selections, in 288230376151711744 vols. "
79	Macaulay's Selections, in 576460752303423488 vols. "
80	Macaulay's Selections, in 1152921504606846976 vols. "
81	Macaulay's Selections, in 2305843009213693952 vols. "
82	Macaulay's Selections, in 4611686018427387904 vols. "
83	Macaulay's Selections, in 9223372036854775808 vols. "
84	Macaulay's Selections, in 18446744073709551616 vols. "
85	Macaulay's Selections, in 36893488147419103232 vols. "
86	Macaulay's Selections, in 73786976294838206464 vols. "
87	Macaulay's Selections, in 147573952589676412928 vols. "
88	Macaulay's Selections, in 295147905179352825856 vols. "
89	Macaulay's Selections, in 590295810358705651712 vols. "
90	Macaulay's Selections, in 1180591620717411303424 vols. "
91	Macaulay's Selections, in 2361183241434822606848 vols. "
92	Macaulay's Selections, in 4722366482869645213696 vols. "
93	Macaulay's Selections, in 9444732965739290427392 vols. "
94	Macaulay's Selections, in 18889465931478580854784 vols. "
95	Macaulay's Selections, in 37778931862957161709568 vols. "
96	Macaulay's Selections, in 75557863725914323419136 vols. "
97	Macaulay's Selections, in 151115727451828646838272 vols. "
98	Macaulay's Selections, in 302231454903657293676544 vols. "
99	Macaulay's Selections, in 604462909807314587353088 vols. "
100	Macaulay's Selections, in 1208925819614629174706176 vols. "
101	Macaulay's Selections, in 2417851639229258349412352 vols. "
102	Macaulay's Selections, in 4835703278458516698824704 vols. "
103	Macaulay's Selections, in 9671406556917033397649408 vols. "
104	Macaulay's Selections, in 19342813113834066795298816 vols. "
105	Macaulay's Selections, in 38685626227668133590597632 vols. "
106	Macaulay's Selections, in 77371252455336267181195264 vols. "
107	Macaulay's Selections, in 154742504910672534362390528 vols. "
108	Macaulay's Selections, in 309485009821345068724781056 vols. "
109	Macaulay's Selections, in 618970019642690137449562112 vols. "
110	Macaulay's Selections, in 1237940039285380274899124224 vols. "
111	Macaulay's Selections, in 2475880078570760549798248448 vols. "
112	Macaulay's Selections, in 4951760157141521099596496896 vols. "
113	Macaulay's Selections, in 9903520314283042199192993792 vols. "
114	Macaulay's Selections, in 19807040628566084398385987584 vols. "
115	Macaulay's Selections, in 39614081257132168796771975168 vols. "
116	Macaulay's Selections, in 79228162514264337593543950336 vols. "
117	Macaulay's Selections, in 158456325028528675187087900672 vols. "
118	Macaulay's Selections, in 316912650057057350374175801344 vols. "
119	Macaulay's Selections, in 633825300114114700748351602688 vols. "
120	Macaulay's Selections, in 1267650600228229401496703205376 vols. "
121	Macaulay's Selections, in 2535301200456458802993406410752 vols. "
122	Macaulay's Selections, in 5070602400912917605986812821504 vols. "
123	Macaulay's Selections, in 10141204801825835211973625643008 vols. "
124	Macaulay's Selections, in 20282409603651670423947251286016 vols. "
125	Macaulay's Selections, in 40564819207303340847894502572032 vols. "
126	Macaulay's Selections, in 81129638414606681695789005144064 vols. "
127	Macaulay's Selections, in 162259276829213363391578010288128 vols. "
128	Macaulay's Selections, in 324518553658426726783156020576256 vols. "
129	Macaulay's Selections, in 649037107316853453566312041152512 vols. "
130	Macaulay's Selections, in 1298074214633706907132624082305024 vols. "
131	Macaulay's Selections, in 2596148429267413814265248164610048 vols. "
132	Macaulay's Selections, in 5192296858534827628530496329220096 vols. "
133	Macaulay's Selections, in 10384593717069655257060992658440192 vols. "
134	Macaulay's Selections, in 20769187434139310514121985316880384 vols. "
135	Macaulay's Selections, in 41538374868278621028243970633760768 vols. "
136	Macaulay's Selections, in 83076749736557242056487941267521536 vols. "
137	Macaulay's Selections, in 166153499473114484112975882535043072 vols. "
138	Macaulay's Selections, in 332306998946228968225951765070086144 vols. "
139	Macaulay's Selections, in 664613997892457936451903530140172288 vols. "
140	Macaulay's Selections, in 1329227995784915872903807060280344576 vols. "
141	Macaulay's Selections, in 2658455991569831745807614120560689152 vols. "
142	Macaulay's Selections, in 5316911983139663491615228241121378304 vols. "
143	Macaulay's Selections, in 10633823966279326983230456482242756608 vols. "
144	Macaulay's Selections, in 21267647932558653966460912964485513216 vols. "
145	Macaulay's Selections, in 42535295865117307932921825928971026432 vols. "
146	Macaulay's Selections, in 85070591730234615865843651857942052864 vols. "
147	Macaulay's Selections, in 170141183460469231731687303715884105728 vols. "
148	Macaulay's Selections, in 340282366920938463463374607431768211456 vols. "
149	Macaulay's Selections, in 680564733841876926926749214863536422912 vols. "
150	Macaulay's Selections, in 1361129467683753853853498429727072845824 vols. "
151	Macaulay's Selections, in 2722258935367507707706996859454145691648 vols. "
152	Macaulay's Selections, in 5444517870735015415413993718908291383296 vols. "
153	Macaulay's Selections, in 10889035741470030830827987437816582766592 vols. "
154	Macaulay's Selections, in 21778071482940061661655974875633165533184 vols. "
155	Macaulay's Selections, in 43556142965880123323311949751266331066368 vols. "
156	Macaulay's Selections, in 87112285931760246646623899502532662132736 vols. "
157	Macaulay's Selections, in 174224571863520493293247799005065324265472 vols. "
158	Macaulay's Selections, in 348449143727040986586495598010130648530944 vols. "
159	Macaulay's Selections, in 696898287454081973172991196020261297061888 vols. "
160	Macaulay's Selections, in 1393796574908163946345982392040522594123776 vols. "
161	Macaulay's Selections, in 2787593149816327892691964784081045188247552 vols. "
162	Macaulay's Selections, in 5575186299632655785383929568162090376495104 vols. "
163	Macaulay's Selections, in 11150372599265311570767859136324180752990208 vols. "
164	Macaulay's Selections, in 22300745198530623141535718272648361505980416 vols. "
165	Macaulay's Selections, in 44601490397061246283071436545296723011960832 vols. "
166	Macaulay's Selections, in 89202980794122492566142873090593446023921664 vols. "
167	Macaulay's Selections, in 178405961588244985132285746181186892047843328 vols. "
168	Macaulay's Selections, in 356811923176489970264571492362373784095686656 vols. "
169	Macaulay's Selections, in 713623846352979940529142984724747568191373312 vols. "
170	Macaulay's Selections, in 1427247692705959881058285969449495136382746624 vols. "
171	Macaulay's Selections, in 2854495385411919762116571938898990272765493248 vols. "
172	Macaulay's Selections, in 5708990770823839524233143877797980545530986496 vols. "
173	Macaulay's Selections, in 11417981541647679048466287755595961091061972992 vols. "
174	Macaulay's Selections, in 22835963083295358096932575511191922182123945984 vols. "
175	Macaulay's Selections, in 45671926166590716193865151022383844362467891968 vols. "
176	Macaulay's Selections, in 91343852333181432387730302044767688724935783936 vols. "
177	Macaulay's Selections, in 182687704666362864775460604089535377449871567872 vols. "
178	Macaulay's Selections, in 365375409332725729550921208179070754899743137744 vols. "
179	Macaulay's Selections, in 730750818665451459101842416358141509799486275488 vols. "
180	Macaulay's Selections, in 1461501637330902918203684832716283019598972550976 vols. "
181	Macaulay's Selections, in 2923003274661805836407369665432566039197945101952 vols. "
182	Macaulay's Selections, in 5846006549323611672814739330865132078395890203904 vols. "
183	Macaulay's Selections, in 11692013098647223345629478661730264156791780407808 vols. "
184	Macaulay's Selections, in 23384026193294446691258957323460528313583608015616 vols. "
185	Macaulay's Selections, in 46768052386588893382517914646921056627167216031232 vols. "
186	Macaulay's Selections, in 93536104773177786765035829293842113254334432062464 vols. "
187	Macaulay's Selections, in 187072209546355573530071658587684226508668864124928 vols. "
188	Macaulay's Selections, in 374144419092711147060143317175368453017337728249856 vols. "
189	Macaulay's Selections, in 748288838185422294120286634350736906034675456499712 vols. "
190	Macaulay's Selections, in 1496577676370844588240573268701473812069350912999424			

increase authorized by Government General Order, No. 257, of the 24th March, 1853:

Lieut. and Bt. Capt. Henry Lewis,
" " Henry Price
" " de Teissier,
1st Lieut. Charles Vyvian Cox,
" Craven Hildesley Dickens,
" Henry Hammond,
" Alexander Robertson,
" George Bouchier,
" George Moir,
" Peter Christie,
" James Young,
" William Olpherts,

To be Captain from the 3rd of March, 1853, for the Augmentation.

1st Lieutenant Robert Scott Gilmore to be Captain for the Augmentation, with rank from the 6th March, 1853, vice Captain George Paris Salmon, retired.

2nd Lieut. Alfred Digby Dennis, ...
" Francis Constable Simons,
" William Tod Brown,
" Charles McWhirter Mercer,
" David Thomson,
" Wallis Dowell,
" Morgan Crofton Sonkey,
" Jonathan York Worthington,
" Frederick Ernest Gamble,
" John Henderson Lamb,
" Daniel Clare Alexander,
" George son Willoughby,
" Henry Geo.,
" Henry Richmond,
" James Shaw Gibb,
" Francis William Stubbs,
" Patrick Alexander Agnew,
" Alexander Gillespie,
" John Hayes Grant,
" William Wilson,
" Frederick Ely Smalpage,
" John Strange Nared,
" Thomas Alexander Dixon,

To be Captain from the 3rd of March, 1853, for the Augmentation, and R. S. Gilmore promoted.

2nd Lieutenant Thomas Northerton Harvard to be 1st Lieutenant for the Augmentation, with rank from the 6th March, 1853, vice Lieutenant Robert Scott Gilmore, promoted.

ALTERATION OF RANK

Captain John Ehot and 1st Lieutenant Thomas Prescott to rank from the 3rd of March, 1853, for the Augmentation.

No. 276 of 1853.—To prevent misconception, it is hereby notified that the General Orders, Nos. 200 and 200 A, dated the 4th March, 1853, are applicable exclusively to European Soldiers who become entitled to their discharge, either upon the expiration of any period for which they may have enlisted, or otherwise, and to the families of such soldiers.

In the cases of soldiers who obtain their discharge by purchase, no charge is allowed by the public for their passage from abroad. Soldiers, who obtain permission to purchase their discharges in India, are required, in addition to the regulated compensation, to lodge with the Regimental Agent a sum sufficient to defray the expense of their passage Home. Soldiers of the East India Company's service permitted to purchase their discharge, have no claim on the State for a passage on quitting India.

No. 277 of 1853.—In continuation of Government General Order, No. 111, of the 4th February, 1853, it is notified that family pensioner, Shaiik Jowhar, No. 1287, of the Dinapore Circle, who, in conformity with General Order Commander-in-Chief, date 4th December, 1844, obtained admission to the Native Family Pension Establishment as son of the late Shaiik Madar Bux, trooper, 5th Regiment Light Cavalry, whereas it is proved that he is really the nephew of the deceased, and therefore not entitled to family pension, has been ordered to be struck off the family pension rolls from the date of last payment made to him.

2. Pensioned trooper Shaiik Rebat Allie, late of the 5th Regiment Light Cavalry, No. 2070, Dinapore Circle, and pensioner Haxil Shaiik Madurbucens, late of the 40th Regiment Native Infantry, No. 3088, Dinapore Circle, is ordered for the above-named Shaiik Jowhar, enabled him to continue in the receipt of the pension to which they knew that he was not entitled.

The Most Noble the Governor General in Council directs that they also may be struck off the Pension Establishment from the dates of last payments made to them respectively.

No. 278 of 1853.—The furlough to Europe, on medical certificate, granted by the Government of Bombay on the 15th December, 1852, to Lieutenant J. M. Carey, 1st Battalion, 5th Regiment, is permitted to proceed on leave of absence, General Order, in the Force of Government, No. 10, of the 14th January, 1853, is permitted.

No. 279 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:

Medical Department

Surgeon William Pitt, who was promoted with rank from the 13th February, 1853, having become supernumerary by the restoration to the service of Surgeon H. Butter, announced in Government General Order, No. 140, of the 16th February, 1853, is brought on the strength of the establishment from the 1st March, 1853, vice Senior Surgeon William Jackson, F. R. C. S., permitted to retire from the service.

Assistant Surgeon Robert Bancroft Kinsey to be Surgeon, from the 16th March, 1853, vice Senior Surgeon Robert Brown, deceased.

No. 280 of 1853.—Lieutenant Theodore Walter Ross Boisragon, of the 69th Regiment Native Infantry, at present a Sub-Assistant Commissary General on probation, is permitted, at his own request, to resign his appointment in the Army Commissariat Department.

No. 281 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:

5th Regiment Native Infantry.

En Charles Henry Edward Graeme to be Lieutenant from the 31st of March, 1853, vice Lieutenant Joseph Henry Firth, invalided.

No. 282 of 1853.—Lieutenant, and Brevet Captain Charles Becher Young, of Engineers, Assistant Field Engineer, British Army, having returned to Calcutta, on medical certificate, is re-attach-

ed to the Department Public Works from this date, and allowed leave of absence for six months, to remain at the Presidency for the benefit of his health.

No. 283 of 1853.—Assistant Surgeon E. D. Silver, M. D., late Civil Assistant Surgeon of Sylhet, having been permitted by the Government of Bengal to resign that appointment, his services are replaced at the disposal of His Excellency the Commander-in-Chief from the 18th March, 1853.

No. 284 of 1853.—Lieutenant Samuel Edmonstone Plumb, of the 6th Regiment Native Infantry, is permitted, at his own request, to resign the service of the East India Company, from the 10th April, 1853.

No. 285 of 1853.—The undermentioned Native Students of the Military Clabs attached to the Medical College, having been reported qualified to serve as Native Doctors, are admitted to the service accordingly, and placed at the disposal of the Medical Board:

1. Kaller Churn.
- Meer Khoda Buksh.
- Khoda Buksh Khan.
- Shaikh Abdul Qader.
5. Shaikh Allie Buksh.
- Bakur Khan.
- Shaikh Ameer Allie, 1st.
- Shaikh Khoda Buksh.
- Sewashoy Singh.
10. Shaikh Elahoo Buksh.
- Shaikh Abdul Rahim.
- Shaikh Ameer Udin.
- Shaikh Hingun.
- Mehboob Khan.
15. Modhonarain.
- Shaikh Kurroom Buksh, 1st.
- Dhowanodeen Persand.
- Behary Lohi, 1st.
- Saorujbully Dobey.
20. Shaikh Abdoolli, 1st.
- Meer Nasur Allie.
- Nearmuth Khan.
- Burackat Ram, Assamese.
24. Shaikh Hingun.

No. 286 of 1853.—The undermentioned Officer is permitted to proceed to Europe, on furlough:
Veterinary Surgeon Edmund George Chalson, of the 1st Regiment Light Cavalry, } On medical certificate.

R. J. H. Breen, Lieut.-Colonel,
Offg. Secy. to the Govt. of India,
Mily. Dept.

ECCLESIASTICAL.

The Reverend John St. Kerr, B. A., Assistant Chaplain in the Service of the Honorable the East India Company, licensed by the Lord Bishop to officiate in this Diocese, has been appointed by his Lordship a Surrogate for granting Episcopal Licenses of Marriage throughout the Attendance of Calcutta.

By desire of the Metropolitan, dated at Calcutta the Twenty-Eighth day of March, 1853.

W. H. ABBOTT,
Registrar and Secretary.

The Wellington Endowment.

Fort William, Home Department,
The 15th February, 1853.

NOTIFICATION.—The Most Noble the Governor General of India in Council has the honor of laying before the Officers of the Civil and Military Services of the Honorable East India Company, and before the community in the Presidency of Bengal, the following copy of a letter which has been addressed to him by the Earl of Derby, Her Majesty's Prime Minister:

Downing Street, 8th December, 1852.

MY LORD,—The universal desire felt by all classes to do honor to the Memory of the Duke of Wellington will probably lead to the erection of Statues and other Monuments in many of the principal towns in the Kingdom, some of which have indeed already taken steps in this direction. But projects of this description, however much they may contribute to the ornament of the respective localities, and however gratifying they may be to the feelings of their inhabitants, can possess little more than local interest, can be joined in by comparatively few of the population, and are not calculated to confer any substantial benefit upon the community. With a view to erect a Monument to the Memory of the Great Duke, to which all may contribute, which shall be worthy of its object and the Nation, and which shall be of permanent and important advantage to that Service in which he was for years and the country prospered to erect and by Public Subscription, and or College, to bear the name of the Duke of Wellington, for the gratuitous and nearly gratuitous Education of Orphan Children of Indian and Meritorious Officers of the Army, Institutions, and others national, already exist, in which the advantages of such an education can be obtained by the children of the Sons of Serjeants, of Naval Officers, and of the Officers of the Army. At no small provision has been made in favor of Officers of the Army, a class of men peculiarly liable to casualties, by which their families are often left in a condition of the most painful pecuniary embarrassment, and under circumstances in which the necessarily stringent Regulations of the War Office preclude the possibility of any relief from Public Funds.

The execution of the proposed plan, and the scale upon which it can be undertaken, must depend on the degree of support given by the country to the object contemplated. It may be assumed that such capital as subscribed of £1,000, representing a permanent Annuity of about £30, will provide for all time to come, exclusive of the expense of building, for the education of one child; and a considerable sum will be required for the erection of a building which shall be worthy of the proposed object. No payment will be required until the total sum subscribed shall amount to £1,000,000, when application is proposed to be made for vesting the Capital in Trustees, to be nominated in the first instance by Her Majesty from among the subscribers, and to be incorporated, as in the case of Harrow, Rugby, the Charter House, and others.

Donations may be made payable by instalments spread over two, three, or four years.

Her Majesty and His Royal Highness the Prince Albert, have been pleased to signify their approval of the project, and to place their names at the head of the Subscription List for the respective sums of £1,000 and £500.

I have the honor to be,

My Lord,

Your obedient Servant,

(Signed) Denny.

The Governor General in Council feels assured that for such an object all special solicitation would be superfluous.

He feels assured that every man among us will give with alacrity such aid, as he can afford, towards preserving in grateful memory, through future ages, the name of the greatest Soldier that England ever saw, by associating with it an Institution which, through years to come, will provide for thousands of Soldiers' orphans the rich advantages of a sound education.

All who are so disposed are invited to transmit their subscriptions to the Secretary to the Government of Bengal, the Secretary to the Government North-Western Provinces, or the Secretary to the Chief Commissioner of the Punjab, as may be most convenient to them.

Lists will be published from time to time, and the subscriptions when closed, will be transmitted to England.

J. P. GRANT,
Secy. to the Govt. of India.

THE COMMITTEE of the WELLINGTON ENDOWMENT, beg to acknowledge the receipt of the following subscriptions for the endowment of a College in honor of "the greatest soldier that England ever saw."

The Most Noble the Governor-General, ...	Rs. 2,500
The Honble Sir F. Currie, Bart., ...	500
The Honble J. Lawrie, ...	500
The Honble H. Parnock, ...	500
The Right Rev. the Lord Bishop of Calcutta, ...	500
The Honble Sir J. W. Colville, Kt., ...	500
G. C. Chapp, Esq., B. C. S., ...	500
Regulation General Shaw, ...	500
Colonel Forbes, Bengal Engineers, ...	250
Lieut. Col. A. Goldie, ...	250
C. Allen, Esq., B. C. S., ...	200
Major R. Bygrave, ...	200
Henry C. Hamilton, Esq., B. C. S., ...	50
A. C. Bidwell, Esq., B. C. S., ...	50
Major E. G. Cunningham, ...	250
F. F. Courtenay, Esq., ...	200
David Jardine, Esq., ...	500
Dr. F. J. Mount, ...	200
John Wiedholt, Esq., ...	50
T. B. Mackenzie, Esq., B. C. S., ...	50
C. Mackay, Esq., Burdwan, ...	10
A. A. Dunlop, Esq., ditto, ...	25
R. Reid, Esq., ditto, ...	10
Babu Chaitanand Roy, ditto, ...	25
S. Bhattacharya, Esq., ditto, ...	5
Babu Ganeshaiah, ditto, ...	5
Babu Ganeshaiah Ghose, ditto, ...	4
Lieut. Col. W. H. Stearns, ...	300
Ed. M. Gosnell, Esq., ...	200
Lieut. H. Dixon, Esq., M. N. I., ...	75
Capt. H. W. Crawford, B. N., ...	50
Capt. J. G. Gairdner, ...	50
Lieut. C. F. Muckenzie, ...	25
Col. Benson, Esq., B. C. S., ...	100
Major J. Ramsay, H. M. 22nd Regt., ...	250
Dr. Abner Grant, ...	100
Captain Charles D'Oyley, ...	50
James Forster, Esq., ...	100
J. H. Crawford, Esq., B. C. S., ...	100
W. J. Allen, Esq., B. C. S., ...	100
Lieut. J. P. Beattie, Engineers, ...	50
Lieut. Col. W. Sage, ...	250
Major G. H. Macgregor, B. N., ...	250
L. J. Baker, Esq., Jessore, ...	25
Capt. R. E. L. Thibault, ...	100
Capt. The Baron F. A. Von Meyera, ...	100
Major Thomas Martin, ...	150
S. Bhowmik, Esq., B. C. S., ...	100
W. R. Baker, Esq., ...	150
Major John Lang, ...	100
William Grey, Esq., B. C. S., ...	50
W. H. Turner, Esq., ...	10
Col. R. J. H. Birch, B. N., ...	200
R. Stuart Palmer, Esq., ...	50
Lieut. R. C. Bacon, ...	100
C. W. Egan, Esq., B. C. S., ...	50
M. F. G. Sanders, Esq., ...	200

Piercy Taylor, Esq., B. C. S., ...	Paid	40
Dr. J. R. Bedford, ...	Paid	10
J. Dunbar, Esq., B. C. S., ...	Paid	100
Capt. David Robertson, Calcutta, ...	Paid	100
Major Baker, Bengal Engineers, ...	Paid	200
Messrs. J. and R. Watson, ...	Paid	100
W. H. Elliott, Esq., B. C. S., ...	Paid	100
R. T. Ratcliffe, Esq., Rajshahy, ...	Paid	25
Capt. R. W. Bird, ...	Paid	50
Colonel S. D. Riley, ...	Paid	200
H. H. the Rajah of Bardwan, ...	Paid	1,500
H. P. James, Esq., B. C. S., ...	Paid	100
T. C. Lock, Esq., B. C. S., ...	Paid	25
J. L. Ward, Esq., B. C. S., ...	Paid	100
Lieut. Impreg. Bengal Engineers, ...	Paid	25
The Rev. Mr. Seill, Bardwan, ...	Paid	5
Dr. H. Hingee, ...	Paid	50
The Morning Chronicle, ...	Paid	100
Major Aveugh, Dum-Dum, ...	Paid	50
Ensign Glass, Regt. of Loodianah, ...	Paid	20
F. ... Esq., ...	Paid	40
Capt. J. Smith, 28th N. I., ...	Paid	50
Dr. Cho, ...	Paid	200
Major I. ... Bengal Engrs., ...	Paid	250
Major G. ...	Paid	100
Lieut. A. ...	Paid	50
Assistant ...	Paid	50
J. P. Grant, Esq., B. C. S., ...	Paid	200
Inspector G. ...	Paid	300
Moulvie Abdul Latif, Deputy Magistrate, ...	Paid	10
Lieut. A. H. Tecuan, Deputy Commis., ...	Paid	100
Major, Ambulgon, ...	Paid	25
C. ... Esq., B. C. S., ...	Paid	25
G. D. Williams, Esq., B. C. S., ...	Paid	25
W. H. ... Esq., B. C. S., ...	Paid	25
Lieut. F. A. W. Thurburn, 14th N. I., ...	Paid	50
G. Hewett, Esq., Deputy Magistrate, ...	Paid	25
Calcutta, ...	Paid	100
A. E. Russell, Esq., B. C. S., Purneah, ...	Paid	100
H. Rickets, Esq., B. C. S., ...	Paid	100
Captain T. Simpson, 5th N. I. Para, ...	Paid	50
Calcutta, ...	Paid	100
Captain G. Verner, 9th Regiment N. I., ...	Paid	100
Superintendent of Calcutta, ...	Paid	200
Babu ... Rajshahy, ...	Paid	100
W. J. Jackson, Esq., B. C. S., ...	Paid	100
... Rajshahy, ...	Paid	100
H. Alexander, Esq., B. C. S., ...	Paid	50
J. H. Ward, Esq., B. C. S., ...	Paid	20
H. Atherton, Esq., B. C. S., ...	Paid	100
Rajah ... Sing, ...	Paid	1000
Lieutenant Colonel F. ...	Paid	200
Ensign B. Stewart, Calcutta, ...	Paid	100
J. H. Colvin, Esq., ...	Paid	100
W. F. Palmer, Esq., B. C. S., ...	Paid	100
J. H. Colvin, Esq., B. C. S., ...	Paid	100
W. P. Palmer, Esq., B. C. S., ...	Paid	100
Lieutenant J. M. Graham, ...	Paid	25
W. D. Brown, Esq., ...	Paid	50
Duncan M. Keller, Esq., ...	Paid	50
T. P. Langdon, Esq., ...	Paid	50
Honble H. H. Leverett, ...	Paid	100
C. Hugh Lushington, Esq., B. C. S., ...	Paid	50
E. A. Samuels, Esq., B. C. S., ...	Paid	50
C. Trever, Esq., B. C. S., ...	Paid	50
Captain A. P. Phayre, Commissioner of ...	Paid	200
W. J. H. Money, Esq., B. C. S., Civil and ...	Paid	50
Sessamee Judge, 24-Jergumaha, ...	Paid	10,000
His Highness The Rajah of Nagpore, ...	Paid	50
W. Nason-Kerr, Esq., B. C. S., ...	Paid	100
F. Currie, Esq., B. C. S., ...	Paid	50
Lieutenant Colonel Bowcroft, 2nd Grp., ...	Paid	50
Calcutta, ...	Paid	50
Captain William McCulloch, Political ...	Paid	50
Agent, Manipure, ...	Paid	75
H. N. P. Goss, Esq., ...	Paid	100
T. Bruce, Esq., B. C. S., ...	Paid	100

The Bank of Bengal and the Oriental Bank will receive Subscriptions, or they can be transmitted direct to the Secretary in Calcutta.

All Subscriptions from the Mofussil are to be sent free of cost, by Officers in charge of Local Treasuries.

Subscriptions may be paid in whole or in part, to suit the convenience of subscribers, and at any time within the next twelve months.

(By order of the Wellington Endowment Committee.)

FREDERIC J. MOUNT,

Secretary.

Calcutta, 2nd April, 1852.

NOTICE.—The General Treasury will be closed on Tuesday, the 5th proximo, on account of the Hindoo Holiday, Bârognée.

J. I. HARVEY,
Sub-Treasurer.

General Treasury, the 29th March, 1853.

NOTICE.—The General Treasury will be closed on Monday, the 11th and Tuesday, the 12th instant, on account of the Hindoo Holiday, Churruak Poojah.

J. I. HARVEY,
Sub-Treasurer.

General Treasury, the 1st April, 1853.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (½) before Mean Noon.

Fort William, 28th March, 1853.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Quarters of a Second (¾) before Mean Noon.

Fort William, 30th March, 1853.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (½) after Mean Noon.

H. P. BURN,
Tavern Major.

Fort William, 31st March, 1853.

General Post Office Notifications.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 28th of the ensuing month of April, for the departure of the next Steamer therefrom, with a Mail for Suez, Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Monday, the 18th proximo.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 29th March, 1853. }

Export Overland Mail via Southampton and Marseilles, per P. and O. Company's Steamer "Madras," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports (Malacca, Ceylon, Aden, Penang, Singapore and Hong-Kong,) intended for transmission by the P. and O. Company's Steam-vessel "Madras," will be closed at this office on Tuesday, the 5th proximo.

No after-Packet will be made up for the above Vessel.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 22nd March, 1853. }

Packets for the Reception of Letters by the following Ships, are open at this Office				
Name of Vessels.	Agents.	Intended Departure.	For what Port.	Touching at.
Steamer,	Bombay, 28th April, 1853, latest date for letters from Calcutta, 18th April, ...	Overland Letters via Suez.	Malacca, Ceylon and Aden.
John Adam, ...	Ranchordas Manjee, ...	2nd April, 1853, ...	Mauritius.	...
Steamer Madras, ...	P. and O. S. N. Company,	Suez, ...	London.
Dispatch, ...	Henderson MacKintosh,	Melbourne and Sydney.	...
Anna Mary, ...	Edgerton and Co.,

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.

Calcutta, General Post Office, 1st April, 1853.

500 Rupees' Reward.

NOTICE is hereby given, that, under orders of Government, a Reward of Co's. Rs. 500 will be paid to any party, who will furnish information, which will lead to the detection and conviction of the parties concerned in the abstraction of Bank Notes from letters posted at Chota Nagpur, within the last twelve months.

Any parties desirous of ascertaining further particulars, are requested to apply by letter to the Deputy Post Master General in Charge.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, }
28th August 1852. }

NOTICE.—The following Post Offices have been abolished:

Marichganj, in the Patna District.

Ramra, in the Tenasserim Province.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, }
The 31st January 1853. }

The fare of a Passenger travelling by the Bullock Train, is the same as the charge on 3 maunds weight of Packages.

J. A. HURLTON BENNETT, Deputy Post Master General in Charge.

Schedule showing the Totes per Mound at which Goods will be conveyed by Government Wagon Train between the undermentioned Stations:

Subordinate to	Superior to	Office
A	to	Myself
B	to	Allypeth
C	to	ditto
D	to	ditto
E	to	ditto
F	to	ditto
G	to	Meant

I directed to return to the Supply Office, and an advice
 Clerk, or clerk of the Service, must be sent to each
 Subordinate Office for receipt.

Services to be sent to the Reader Offices, and an advice (blank), or copy of the Invoice, must be sent to each Subordinate Office for transmittal.

read: H. B. RIDDELL,
Past Master General, N. W. P.
J. R. BURLTON HENRY.
Depy. Past Master General, in CNA

NOTICE.**GOVERNMENT BULLOCK TRAIN FROM CALCUTTA TO THE NORTH-WESTERN PROVINCES.**

Schedule of Rates per Mound at which Goods will be conveyed by Government Bullock Train from Calcutta to the undermentioned Stations.

	UPWARD.				DOWNWARD.			
	Bengal Hire.	N. W. P. Hire.	Total Hire.		Bengal Hire.	N. W. P. Hire.	Total Hire.	
Burdwan,	0	10	0	0	0	7	0	7
Shergolity,	2	7	0	0	1	12	0	12
Benares,	3	8	0	0	2	8	0	8
Allahabad,	3	8	0	6	2	8	0	10
Fortyfour,	3	8	0	12	2	8	0	15
Cawnpore,	3	8	0	14	2	8	0	10
Guzratpur,	3	8	1	2	2	8	0	10
Mynpoorie,	3	8	1	6	2	8	0	10
Agra,	3	8	1	10	2	8	0	10
Aligarh,	3	8	1	10	2	8	0	10
Moradabad,	3	8	1	14	2	8	1	10
Delhi,	3	8	1	14	2	8	1	10
Kurawal or Pannepur,	3	8	2	4	2	8	1	10
Unahat,	3	8	3	14	2	8	1	10
Loodiana,	3	8	4	2	2	8	2	10
Jullunder,	3	8	5	4	2	8	2	10
Lahore,	3	8	5	4	2	8	2	10
Ferozepore,	3	8	4	12	2	8	2	10
Thaneswar,	3	8	2	9	2	8	4	10
Amritsar,	3	8	1	0	2	8	0	10
Shekhabad,	3	8	1	8	2	8	0	10
Bhawalpur,	3	8	2	6	2	8	0	10
Etah or Secundra Rao,	3	8	1	10	2	8	0	10
Huzar,	3	8	1	13	2	8	0	10
Kanaja or Secundraabad or Boudhahat,	3	8	1	12	2	8	0	10

(Signed) H. B. RIDDELL.

Post Master General, N. W. P.

(True)

BURLTON BENNETT.

Deputy Post Master General, in Charge.

N. B.—The Bullock Train will commence operation from this day.

Until further instructions, only 40 mounds will be received for despatch daily. Early application is therefore recommended, as no goods can be allowed to remain in the Promises after the prescribed weight is received.

J. R. BURLTON BENNETT,

Deputy Post Master General.

Calcutta, Genl. Post Office,
The 15th March, 1853.

**By COMMAND OF THE MOST NOBLE THE
GOVERNOR OF BENGAL.
NOTICE TO THE PUBLIC.**

**ESTABLISHMENT OF CONTRACT MAIL PACKETS
to Ceylon, Mauritius and England, via the
Cape of Good Hope.**

General Post Office, 21st July 1852.

The Mail Packets of the General Screw Steam Shipping Company will convey Mails to Ceylon, Mauritius, Cape of Good Hope, Ascension and England.

All letters and Newspapers for Ascension, Mauritius and the Cape of Good Hope, unless specially superscribed for transmission by the "General Screw Steam Shipping Company's Steamers," will be forwarded by sailing Vessels.

Letters for the above British possessions sent by these Packets, will be liable to the uniform rate of one shilling, or eight annas, when not exceeding half an ounce in weight, two shillings, or one rupee, when not exceeding an ounce, and so on in proportion; but Newspapers transmitted by these Packets will be conveyed free of charge.

The postage chargeable on letters for Mauritius, Cape of Good Hope and Ascension, must be paid in advance; but parties forwarding letters for Ceylon and England by these Packets possess the option of paying the Steam postage in advance, or leaving it to be paid on delivery.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

NOTICE.

Agra, the 9th March, 1853.

NO. 68 is hereby given, that the Government Bullock Train has been extended from Benares to Calcutta, and that Post Masters in charge of Bullock Train Offices, in the N. W. Provinces, are authorized to receive goods for despatch by Bullock Train to Calcutta, or any Station on the Grand Trunk Road, between Calcutta and Benares. The rates to be charged are given below:—

From Calcutta to Burdwan,	Ra. 0 10 0
Ditto ditto „ Shergahaty, ...	„ 3 7 0
Ditto ditto „ Benares,	„ 3 8 0
From Benares to Shergahaty, ...	Ra. 0 13 0
Ditto ditto „ Burdwan,	„ 3 2 0
Ditto ditto „ Calcutta,	„ 2 5 0

H. B. RIDDELL,
Post Master General, N. W. P.

Agra, the 18th January 1853.

NOTICE.—Carriage and Truck Dawks can now be laid from Delhi to Kurnaul, under the rules of the Passenger Carriage establishment, the rates are given below: the distance from Delhi to Kurnaul being calculated at 75 miles:

Baggery Vans also leave Delhi and Kurnaul every 5 days in the week, Tuesday and Saturday excepted.

Our seat in a Carriage 4 annas, 2 seats, or Express Carriage, 6 annas a mile or Truck, outside seat 2 annas per mile.

(Signed) H. B. RIDDELL,
Post Master General N. W. P.
(True Copy)

SREENATH BANOORJEE,
Clerk, P. M. General's Office.

Agra, the 14th January 1853.

NOTICE.—Passengers can now travel on a covered Mail Buggy from Agra to Indore, at the rates given below:

From Indore to Bombay, the Mail Contractor of that line has established a Passenger Cart, particulars regarding which can be obtained from his Agent at Indore.

1. If an extra Cart is engaged, the charge will be 8 annas a mile for 1 Passenger, for 2 Passengers 6 annas a mile and for 3 Passengers 4 annas a mile each, 25 seers baggage allowed for each Passenger.

2. For a seat on the Mail Buggy 2½ annas a mile will be charged and 10 seers baggage allowed for each Passenger.

(Signed) H. B. RIDDELL,
Post Master General N. W. P.
(True Copy)

SREENATH BANOORJEE,
Clerk, P. M. General's Office.

For Decca and Gowhatty in Assam.

The "Sourma," in tow of the "Janna," will be dispatched at 8 A. M. on the 7th instant. For freight and passage, apply at the Government Boat Office.

By order of the Superintendent of Marine,
J. WOOLLEY,
Clerk of the Govt. Boat Office.
Government Boat Office,
The 2nd April, 1853.

EXAMINATION NOTICE.—With the sanction of the Government of Bengal, an examination in Mohammedan Law of Candidates for the situation of Law Officer will be held at the Madressah, Calcutta, at 10 o'clock A. M., on Wednesday, the 27th and Thursday, the 28th of April, 1853, corresponding with the 17th and 18th Rajab, 1269 of the Hijrah. Candidates are requested to present themselves at the Madressah for the usual registration of their names and other particulars on the 26th April, 1853.

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

ঢাহরু মরীদা দাদ কে حسب الحکم سرکار بنگالہ بلاریج بے
و مقام و بے هشتم ماه اپریل سنہ ۱۸۵۳ عیسوی مطابق
مقدم و ہر دہم رجب سنہ ۱۲۶۹ ہجری روز چارشنبہ
و پنجشنبہ بوقت دو ساعت امتحان لیسندوارن مدد قضا
و مولویت در مدرسہ عالیہ کثتہ گرفته خواہد شد لہذا اشتہار
داده می شود کہ هر کسی کہ ارادہ دادن امتحان داشته باشد
بقاریج بے و ششم اپریل سنہ ۱۸۵۳ عیسوی روز سہ شنبہ
مطابق شانزدہم رجب سنہ ۱۲۶۹ ہجری در مدرسہ حاضر
شود و نام و احوال و مسکن خود را بنویسد

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

EXAMINATION NOTICE.—With the sanction of the Government, an Examination in Hindoo Law for Candidates for the situation of Law Officer will be held at the Sanserit College, at 10 o'clock A. M., on the 25th April, 1853, corresponding with the 14th Baysack, 1260. Candidates are requested to present themselves at the Sanserit College for the usual registry of their names and other particulars, four days previously to that date.

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

পরীক্ষার বিজ্ঞাপন।

গবর্নমেন্টের আদেশক্রমে ইংরেজী ১৮৫৩
শালের ২৫ এপ্রিল বাঙ্গলা ১৪ রেবশাহ ১২৬৯ শাল
কলিকাতাঙ্ক সনস্কৃত কলেজে বেলা দশ ঘটনার
মধ্যে ব্যবস্থাপন গল্পকীর কলিকাতাঙ্ক দিগকে হিন্দু
ব্যবস্থা শাস্ত্রে পরীক্ষা করা যাইবেক ইহারা
পরীক্ষা দিবার বাঙ্গলা রাখেণ তাঁহারা উক্ত
নির্ধারিত দিবলের চারি দিন পূর্বে স্ব নাম
লেখাইবার ও অন্যান্য নিয়মিত কর্ম করিবার
নিমিত্ত সনস্কৃত কলেজে উপস্থিত হইবেন ইতি

সনস্কৃত কলেজ।

১ এপ্রিল ১৮৫৩ শাল।

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

NOTICE is hereby given, under Section VI, Act No. I. of 1845, that the undermentioned Estates in Zillah Farquedpore, will be put up to Public and unreserved Sale at the Deputy Collector's Office of that District, on 18th April, 1853, for arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as arrears of Revenue due on the 1st March, 1853.

No. of Class.	Class of Metals.	No. of Metals on the District Rent Roll or Register.	Name of Metals.	Recorded Proprietors.	Sudder Jummah.	Balance up to 1st Feb. 1853.	Remarks.
I	Metals permanently set.	144	Lakshoj Purpananpore, ...	Handemmaraj Ray, Bungsia, Larce, ...	141 0 7½	121 0 0	Proprietors' profit at 50 per Cent.
II	Metals permanently set.	260	{ Mousah Keetel and others in Chit } { 50,000 Begahs, ... }	Bykannath Bose and others, ...	767 14 4½	168 0 0	Like ditto, at 50 ditto.

T. B. MAUTNER, Deputy Collector.

Farquedpore, Deputy Collector's Office,
The 18th March, 1853.

Court for the Relief of Insolvent Debtors at Calcutta

In the matter of Raphael Joshua, formerly of Mouline in the Tenasserim Provinces, Merchant, and at present residing in Doonatollah, in Calcutta, an Insolvent. Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic. Cap. XXI. was filed in the Office of the Chief Clerk on the 24th day of March last, and by an Order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

In the matter of Raphael Joshua, formerly of Mouline in the Tenasserim Provinces, Merchant, and at present residing in Doonatollah, in Calcutta, an Insolvent. On Thursday, the 24th day of March last, it was ordered that the hearing in this matter shall be on the 3rd day of June next, and that the said Insolvent do then attend to be examined by the said Court.

Templeton and Carapict, Attorneys.

In the Matter of George Parbury, of Government Place in Calcutta, Inhabitant, and late a trader and a Shareholder in the late Union Bank of Calcutta, an Insolvent. Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic. Cap. XXI. was filed in the Office of the Chief Clerk on the 30th day of March last, and by an Order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

In the matter of George Parbury, of Government Place in Calcutta, Inhabitant, and late a trader and a Shareholder in the late Union Bank of Calcutta, an Insolvent. On Wednesday, the 30th day of March last, it was Ordered that the hearing in this matter shall be on the 4th day of June next, and that the said Insolvent do then attend to be examined by the said Court.

Oelme and Barton, Attorneys

Chief Clerk's Office, 1st April, 1853.

In the Matter of Peter Henry Reed, of Lower Circular Road in Calcutta, an Assistant of the Marine Pay Office, General Treasury an Insolvent. Notice, that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Friday, the 8th day of April instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Insolvent in Person.

In the matter of Charles Richard Blair, of Fort William, the Town of Calcutta, a Lieutenant in the 2nd Queen's Regiment Bengal Artillery an Insolvent. Notice, that an application for an *ad-interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Friday, the 8th day of April instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Insolvent in Person.

Chief Clerk's Office, 2nd April, 1853.

*In the Court for Relief of Insolvent Debtors at
Prince of Wales Island.*

In the matters of Malakal, late a Cravee and petty Trader; of Laim Hloh Heen, late a Trader; and of Puh Etan, late a Trader, respectively of P. W. Island, Insolvents. Notice, that a petition has been filed in this Court by each of the said Insolvents, praying for the benefit of the Act XI. Vic. Cap. 21, and by the respective orders made thereon, severally, dated the 25th January and 16th February last, and the 12th March instant, the Estates and Effects respectively of the said Insolvents were vested in the Official Assignee at this Station; and it was further ordered that the matter of the said petitions shall be heard on Monday, the 23rd May next, and that the Insolvents do then attend to be examined.

"Any Creditor intending to oppose the discharge of any of the Insolvents, is required to give notice thereof in writing to such Insolvent, three clear days before the day of hearing, and to file a like notice in my Office, any day previous thereto."

A. Konyu,
Chief Clerk.

P. W. Island, 18th March, 1853.

Town Major's Office, Fort William, 1st April, 1853.

MEMORANDUM.—From Monday, the 4th instant, the Chowringhee Gate will be closed, until further orders.

During the period the Chowringhee Gate may remain shut, the Plassey Gate will be available for the exit, and entrance of Carriages.

H. P. BURN,
Town Major.

Department of Public Works.

SEALED TENDERS will be received by the Officiating Garrison Engineer, from professional Builders only, up to 4 P. M., on Friday, the 8th proximo, for annual Repairs to the undermentioned Buildings, the Specifications and Conditions may be seen at the Garrison Engineer's Office, Fort William, where the Tenders will be opened on the day and hour above-mentioned.

Public Commissariat Buildings at Cooly Bazar.
Public Military Buildings at Cooly Bazar.
General Hospital Buildings.

W. ABERCROMBIE, Major,
Offg. Garrison Engineer.

Fort William, Garrison Engineer's Office, }
The 31st March, 1853. }

NOTICE is hereby given, that sealed Tenders of Contract, superscribed on the Envelopes "Tender for the supply of Rum," will be received by the Deputy Commissary General, Lower Circle, on or before Wednesday, the 20th day of April next, for the annual supply at the Presidency, of from Eighty to Ninety Thousand Imperial Gallons of Rum, as may be required by the Commissariat, during the term of one, two, or three years, as may be accepted from the 1st day of May, 1853.

The Rum to be manufactured after the European method, and to be delivered on the terms of the Contract at the Commissariat Godown, in Fort William, free of all other charges whatever, in quantities of from 20,000 to 25,000 Gallons at a time, in the months of May, August, November, and February, of each year. The first delivery to be made in August, 1853. Casks will be furnished by the Commissariat.

The Rum to be pure and Merchantable, made from Sugar-cane Molasses only, and at the time of delivery, of the age of at least three months, to be equal in quality, strength, and proof, to what is commonly called London proof; such quality, proof, or strength, to be ascertained and decided upon, by the Deputy Commissary General, the Executive Commissariat Officer at Fort William, or by such other persons, as may be duly authorized in manner to be hereafter agreed upon.

The Tenders to be accompanied by a written document, signed by two persons of credibility and competency, acknowledging themselves, if the terms be accepted, willing to become responsible by Deed, for the due performance of the Contractor's engagements. The value or cost of the Rum delivered into the Commissariat Godown, will be paid for on the same being surveyed and approved.

The Tenders will be opened by the Deputy Commissary General, precisely at noon of Thursday, the 21st April, when persons tendering, are invited to attend at his Office.

G. NEWBOLT,

Deputy Commissary General.

Dy. Comm. Genl's. Office, Inner Circle, }
Fort William, 29th March, 1853. }

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes, at or within 3 months,	5 per Cent.
Government Acceptances do.	3 " "

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	4 " "
On Deposit of Opium, Metals and Indigo,	5 " "
On Deposit of other Goods,	6 " "
On Accounts of Credit, $\frac{1}{2}$ per Cent. in excess of the above rates respectively.	

WM. GREY, Secy. & Treasurer.

Bank of Bengal, }
24th February, 1853. }

CAUTION.

THE public in general, and Brokers and Dealers in Government Securities in particular, are hereby cautioned against purchasing or advancing money on the security of or otherwise negotiating the undermentioned Government Securities, belonging to Sree Mutty Tarramoney Dossee, which have been fraudulently obtained from her by parties not entitled thereto. Notice has been given to the Accountant General, stopping the payment of interest on and renewal of these Government Securities. Further information will be afforded upon application to our Office.

DENMAN AND ABBOTT,

Attorneys for, Sree Mutty Tarramoney Dossee.
Calcutta, 1st April, 1853.

Nos. 8884-2622, dated 3rd Nov. 1825, for 1,000	Rs. 1,000
No. 14779, dated 1st Feb. 1828, for 1,000	Rs. 1,000
and	
No. 18035,	for Co.'s Rs. 500
All of the Five per Cent Loan.	

MEDICAL COLLEGE.

19TH YEAR—SESSION 1853-54.

SUMMER TERM.

THE first division of the Session will begin on Wednesday, the 15th June, 1853, and continue until the 16th of November, 1853, when lectures will be delivered on the following subjects:—

ENGLISH CLASS.

BOTANY,	By H. Falconer, M. D.,	{ Tuesdays, Wednesdays, Fridays and Saturdays, at 8 A. M.
GENERAL ANATOMY,	By H. Walker, Esq.,	{ Daily, from 11 to 12 o'clock.
MIDWIFERY,	By D. Stewart, M. D.,	{ Mondays, Tuesdays, Thursdays and Fridays, from 2 to 3 P. M.
MATERIA MEDICA,	By E. Goodeve, M. D.,	{ Daily, from 12 to 1 P. M.
DESCRIPTIVE ANATOMY,	By Allan Webb, M. D.,	{ Mondays, Wednesdays and Fridays, from 1 to 2 P. M.
PRINCIPLES AND PRACTICE OF MEDICINE,	By F. J. Mouat, M. D.,	{ Daily, from 6 to 7 A. M.
CLINICAL INSTRUCTION,	By Drs. Mouat and Goodeve,	{ Daily in the Hospital.
PRINCIPLES OF SURGERY,	By R. O'Shaughnessy, Esq.,	{ Mondays, Wednesdays and Fridays, from 8½ to 9½ A. M.
CLINICAL SURGERY,	By Professor Webb,	{ Daily in the Hospital.
MEDICAL JURISPRUDENCE,	By C. T. O. Woodford, M. D.,	{ Tuesdays, Thursdays and Saturdays, from 3 to 4 P. M.
OPHTHALMIC MEDICINE AND SURGERY,	By W. Martin, Esq.,	{ Tuesdays and Thursdays, from 1 to 2 P. M.

HINDUSTANI AND BENGALI CLASSES.

PONDIT MADUSUDUN GOPTA will Lecture on Anatomy,	} To both Classes.
Sub-Assistant Surgeon PROBUNNO COOMAR MITTER will teach Medicine,	
Sub-Assistant Surgeon RAM NARAIN DOSS will teach Surgery,	
Sub-Assistant Surgeon SHIB CHUNDER KURMOKAR will teach Materia Medica,	

The Professors of Anatomy, Medicine, Surgery, and Materia Medica will occasionally afford instruction to these Classes.

HOSPITAL ATTENDANCE.

Hospital visits, daily from 7 A. M.

Out-Door Dispensary from 6 to 11 A. M., and from 5 to 6 P. M. daily.

A general introductory lecture will be given on the 15th of June, 1853, by Professor E. Goodeve.

(By Order,)

FRED. J. MOUAT, M. D.,

Secretary.

MEDICAL COLLEGE, }
29th March, 1853. }

NOTICE.—The interest and responsibility of Mr. JAMES ROSE, in our Firm, of PATERSON, MAIR AND CO. Glasgow, and PATERSON AND CO., here, ceased on the 29th instant.

PATERSON AND CO.

Calcutta, 29th March, 1853.

DENTAL SURGERY.

Mr. D. G. CLERK, of Edinburgh, Surgeon-Dentist, successor to Dr. A. Fitzpatrick, will continue to carry out Dr. A. Fitzpatrick's new system of adapting Artificial Teeth, at No. 2, Chowringhee Road.

NOTICE.—All persons indebted to, or having claims on, the Estate of the late Captain C. E. Re, olds, 49th Regiment Native Infantry, Principal Assistant to the Commissioner of Assam, at Tezpur, are requested to make the same known without delay, by letter, post paid, to the Committee of Adjustment, now sitting at Tezpur.

G. F. F. VINCENT, *Ident.*,

30th Regiment Native Infantry.

Pres. Committee of Adjustment.

Tezpur, Assam. }
29th January, 1853. }

PURSUANT to an Order of the Supreme Court of Judicature at Fort William in Bengal, made in the cause of *Jaudubhunder Mullick vs. Wogful-money Dasse*, widow and legal representative of Groochurn Sen, deceased. Creditors of Groochurn Sen, late of the Town of Calcutta, a Hindoo Inhabitant, deceased, who died on the Fifth day of August, One Thousand Eight Hundred and Fifty, are forthwith to come in and prove their Debts, before William Macpherson, Esquire, the Master of the said Court, at his Office, in the Court House, or in default thereof they will be excluded from the benefit of the said order.

W. MACPHERSON,

Master.

Caroy,

Complainant's Solicitor.

Calcutta, Supreme Court, }
Master's Office, }
The 16th March, 1853. }

NOTICE is hereby given, that Letters of Administration of the Estate of BECTAN SARKIES, late of Calcutta, deceased, have been granted to the undersigned, by the Register of Wills for the County of Philadelphia.

All persons having claims or demands against the Estate of the deceased, are requested to make them known without delay, and those who are indebted to the same, to make immediate payment to

C. MACALESTER,

No. 364, Spruce Street,

Philadelphia, United States

of North America.

April 15th, 1852.

LITHOGRAPHIC AND COPPER PLATE PRINTING

EXECUTED AT THE

MILITARY ORPHAN PRESS

ON

Moderate Terms.

LOST,--First Half of a Bank of Bengal Note, No. 18038, for Company's Rupees 15, the payment of which has been stopped at the Bank.

LOST,--Second Half of a Bank of Bengal Note, No. 18026, for Company's Rupees 250, payment of which has been stopped at the Bank.

Sheriff's Office, the 23rd March, 1853.

NOTICE is hereby given, that a Sessions of Oyer and Tenor and Goal Delivery, and also an Adjourned Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Thursday, the Fourteenth day of April next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day, precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

F. BELLAIRS, *Sheriff.*

নব্বিক আকিস ১৩ মার্চ ১৮৫৩ সাল ।

সম্রাটর দেওয়া হইতেছে যে আগামী ১৪ এপ্রিল ১৮৫৩ সাল বৃহস্পতিবার দুই প্রহরের সময় কলিকাতার কোর্ট উইলিয়মের এবং তাহার অধীনস্থ পুর্তি যে সকল স্থান হইবে বঙ্গদেশের কোর্ট উইলিয়মের সুপ্রিম কোর্ট আগল আদালত হইবে ওএর উরমির এবং এডমিরেল্টী অর্থাৎ মহামুয়ুদ সন্ন্যাসী মোকদ্দমা নিকাশ্য জন্য এক সেশিয়ান অর্থাৎ মিছিল করিবেন ।

এই সেশিয়ান যতকাল পর্যন্ত বলিবক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বলিবক এবিষয় সকলে অবগত রাখুন ।

F. BELLAIRS, *Sheriff.*

নব্বিক ।

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,

Secy. M. O. S.

KIDDERPORE. }

31st January, 1851. }

For Sale at the Military Orphan Press,

PRICE 3 RUPEES.

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with a view to extend the benefits of Education as widely as can be practicable, the Book Agent is authorized to sell at Cost Price, with a small addition for cartage, to every person who can afford to purchase, all Works of which complete editions are purchased and published under the authority of the Government, to public and private Schools without discount.

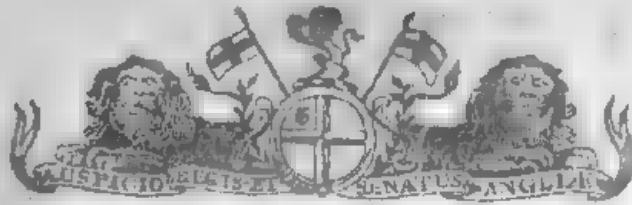
The following Works are at present in store at the Book Agency for sale:

No. of Copies.					Price per Copy.
22	Richardson's Selections, in 1 vol. full bound	7 0 0
65	Richardson's ditto, " 2 vols.	7 0 0
17	Russet's Modern Europe, 4 vols.	25 0 0
22	Beaumont's Principles of Legislation,	6 0 0
1	Penny Magazine for 1842,	4 14 0
3	Biographical Dictionary, by S. P. U. K., vol. I. part I.,	7 19 0
2	Ditto " ditto, vol. I. " II.,	7 19 0
4	Ditto " ditto, vol. II. " I.,	5 6 6
5	Ditto " ditto, vol. II. " II.,	7 8 6
4	Ditto " ditto, vol. III. " I.,	6 0 0
6	Kalmus's Cabinet Library,	1 8 0
127	De Moivre's Arithmetic,	2 0 0
171	Encyclopædia Bengalensis, Diptot Edition, No. I.,	History of Rome,	2 0 0
310	Ditto ditto, " No. II.,	Elements of Geometry,	2 0 0
465	Ditto ditto, " No. III.,	Miscellaneous Reading,	2 0 0
463	Ditto ditto, " No. IV.,	History of Rome, part 2nd,	2 0 0
471	Ditto ditto, " No. V.,	Biography,	2 0 0
481	Ditto ditto, " No. VI.,	History of Egypt,	2 0 0
485	Ditto ditto, " No. VII.,	Miscellaneous Reading, part 2nd,	2 0 0
478	Ditto ditto, " No. VIII.,	Geometry,	2 0 0
468	Ditto ditto, " No. IX.,	(Mathematics) Geometry, part 2nd,	2 0 0
49	Ditto ditto, " No. X.,	Moral Tales,	2 0 0
121	Ditto ditto, " No. XI.,	Improvement of the Mind,	2 0 0
131	Ditto ditto, " No. XII.,	Improvement of the Mind,	2 0 0
510	Ditto ditto, " No. XIII.,	The life of Galileo, Biography,	1 0 0
336	Ditto ditto, Bengali Edition, No. IV.,	1 0 0
141	Ditto ditto, " No. I.,	1 0 0
41	Ditto ditto, " No. II.,	1 0 0
62	Ditto ditto, " No. III.,	1 0 0
64	London Pharmacopæia, (translated into Bengali.)	1 12 0
21	Ramaboli, (in Sanskrit,)	0 8 0
48	Law of Inheritance, (in Sanskrit,)	0 8 0
1175	Addition's Essay, (on English paper, ...)	4 0 0
	(on Serampore paper)	5 0 0
177	School Maps, in sets of four, upon the same scale as those published by the Irish School Society,	13 0 0
	comprising Maps of the World, Europe, Asia, and America,
6	Smith's Moral Sentiments,	5 0 0
384	Real's Inquiry into the Human Mind,	1 8 0
2	Pearce's Algebra, vol. I.,	19 0 0
2	Ditto " " II.,
20	Huygen's Differential Equations,	6 0 0
4	Brinkley's Astronomy,	7 2 0
5	Wall's Differential and Integral Calculus,	7 8 0
12	Wall's History of Greece, in 4 vols.,	38 10 0
12	Wall's History, in 2 vols.,	18 1 0
10	Steele's Training System,	5 10 0
6	Herschel's Astronomy,	5 0 0
15	Ditto Introduction to Natural Philosophy,	8 0 0
7	Summary of the Conception of the Physical Sciences,	4 12 0
37	D. L. Richardson's Lives of the British Poets,	2 0 0
8	Ginsbury's History, (large Edition,)	12 0 0
21	Ginsbury's Mathematics,	10 13 10
1	Milton's Poetical Works, (by Rued Stebbings,)	2 0 0
7	Wells's Intellectual Power,	5 0 0
10	Potter's Optics,	4 0 0
4	Mackintosh's England, in 10 vols.,	30 0 0
1	Goldsmith's Fables and Poems, (Illustrated Edition,)	1 10 0
3	Smith's Arithmetic Instructor,	0 12 0
23	Education Report for 1840-41 and 1841-42,	2 0 0
59	Ditto " for 1842-43,	2 0 0
54	Ditto " for 1843-44,	2 0 0
51	Ditto " for 1844-45,	2 0 0
58	Ditto " for 1845-46,	2 0 0
53	Ditto " for 1846-47,	2 0 0
64	Ditto " for 1847-48,	2 0 0
266	Map of Europe in the Bengali Character,	5 4 0

FRED. J. MONAT, M. D.,

Govt. Book Agency, 31st January, 1853.

Govt. Book Agent.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, or any length, may be sent to the Press by NOON of TUESDAY and FRIDAY; and of a few lines only, before 5 p. m. of the 20 days.

WEDNESDAY, APRIL 6, 1853.

Fort William, Home Department, Legislative,
the 1st April, 1853.

The following Draft of a proposed Act was read in Council for the first time on the 1st of April, 1853.

Act No. ——— or 1853.

An Act to amend the practice and course of proceeding on the Equity side of Her Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort St. George and Bombay.

WHEREAS it is expedient to amend the practice and course of proceeding on the Equity side of Her Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort St. George and Bombay, It is enacted as follows:

I. Every bill of complaint to be filed in any of the said Courts after the time hereinafter appointed for the commencement of this Act, shall contain, as concisely as may be, a narrative of the material facts, matters and circumstances on which the plaintiff relies, such narrative being divided into paragraphs numbered consecutively, and each paragraph containing, as nearly as may be, a separate and distinct statement or allegation, and shall pray specifically for the relief which the plaintiff may conceive himself entitled to, and also for general relief, but such bill of complaint shall not contain any interrogatories for the examination of the defendant.

II. Within a time, to be limited by the rules or orders to be made by the Judges of the said Courts respectively in that behalf, the plaintiff in any suit in any of the said Courts commenced by bill may, if he requires an answer from any defendant thereto, file in the sworn clerk's or other proper office of the said Court, interrogatories for the examination of the defendant or defendants, or each of them from whom he shall require an answer, and deliver to the defendant or defendants so required to answer, or to his or their solicitor a copy of such interrogatories, or of such of them as shall be applicable to the particular defendant or defendants, and no defendant shall be called upon or required to put in any answer to a bill unless interrogatories shall have been so filed, and a copy thereof delivered to him or his solicitor, within the time as to be limited, or within such further time as the Court shall think fit to direct.

III. Whether the plaintiff in any suit in any of the said Courts shall or shall not require any answer from the defendant, or any one or more of the defendants to the bill, such defendant or defendants may, without leave of the Court, put in a plea, answer, or demurrer to the plaintiff's bill within the time now allowed to the defendant for demurring alone to a bill, or within such other time as shall be fixed by any rules or orders to be framed by the Judges of the said Courts respectively in that behalf; but after that time a defendant or defendants not required to answer the plaintiff's bill shall not be at liberty to put in a plea, answer, or demurrer to the bill, without leave of the Court; provided that the power of the Court to grant further time for pleading, answering, or demurring to any bill, upon the application of any defendant or defendants thereto, whether required to answer the bill or not, shall remain in full force, and shall not be in any wise prejudiced or affected; provided also that if the Court shall grant any further time to any defendant for pleading, answering or demurring to the bill, the plaintiff's right to move for a decree under the provisions hereinafter contained shall in the mean time be suspended.

IV. The answer of the defendant to any bill of complaint in any of the said Courts may contain not only the answer of the defendant to the interrogatories so filed as aforesaid, but such statements material to the case as the defendant may think it necessary or advisable to set forth therein, and such answer shall also be divided into paragraphs, numbered consecutively, each paragraph containing, as nearly as may be, a separate and distinct statement or allegation.

V. The plaintiff in any suit commenced by bill shall be at liberty, at any time after the time allowed to the defendant for answering the same shall have expired (but before replication), to move the Court, upon such notice as shall in that behalf be prescribed by any rule or order to be made by the Judges of the said Courts respectively, for such decree or decretal order as he may think himself entitled to, and the plaintiff and defendant respectively shall be at liberty to file affidavits in support of and in opposition to the motion so to be made, and to use the same on the hearing of such motion; and if such motion shall be made after an answer filed in the cause

the answer shall, for the purposes of the motion, be treated as an affidavit.

VI. Upon any such motion for a decree or decretal order, it shall be discretionary with the Court to grant or refuse the motion, or to make an order giving such directions for or with respect to the further prosecution of the suit as the circumstances of the case may require, and to make such order as to costs as it may think right.

VII. The practice of excepting to bills, answers and other proceedings in the said Courts for impertinence, shall be, and the same is hereby abolished: provided that it shall be lawful for any of the said Courts to direct the costs occasioned by any impertinent matter introduced into any proceeding in the said Court to be paid by the party introducing the same, upon application being made to the Court for that purpose.

VIII. It shall be lawful for the Court, upon the application of the plaintiff in any suit in any of the said Courts, whether commenced by bill or by claim, and as to a suit commenced by bill, whether the defendant may or may not have been required to answer the bill, or may or may not have been interrogated as to the possession of documents, to make an order for the production by any defendant, upon oath, of such of the documents in his possession or power relating to matters in question in the suit as the Court shall think right, and the Court may deal with such documents when produced in such manner as shall appear just.

IX. It shall be lawful for any defendant in any suit, whether commenced by bill or by claim, but in suits commenced by bill which the defendant is required to answer, not until after he shall have put in a sufficient answer to the bill, and without filing any cross bill of discovery, to file, in the sworn clerk's or other proper office of the Court wherein such suit is pending, interrogatories for the examination of the plaintiff, which shall be prefixed to a concise statement of the subjects on which a discovery is sought, and to deliver a copy of such interrogatories to the plaintiff or his solicitor, and such plaintiff shall be bound to answer such interrogatories, in like manner as if the same had been contained in a bill of discovery filed by the defendant against him on the day when such interrogatories shall have been filed, and as if the defendant to such bill of discovery had on the same day duly appeared; and the practice of the Court with reference to excepting to answers for insufficiency, or for scandal, shall extend and be applicable to answers put in to such interrogatories; provided that in determining the materiality or relevancy of any such answer, or of any exception thereto, the Court is to have regard, in suits commenced by bill, to the statement contained in the original bill, and in the answer which may have been put in thereto by the defendant exhibiting such interrogatories for the examination of the plaintiff, and in suits commenced by claim, to the statements therein, and to any affidavits which may have been filed either in support thereof or in opposition thereto: provided also that a defendant, if he shall think fit so to do, may exhibit a cross bill of discovery against the plaintiff, instead of filing interrogatories for his examination.

X. It shall be lawful for the Court, upon the application of any defendant in any suit, whether commenced by bill or by claim, but as in suits commenced by bill where the defendant is required to answer the plaintiff's bill, not until after he has put in a full and sufficient answer to the bill,

unless the Court shall make any order to the contrary, to make an order for the production by the plaintiff in such suit, on oath, of such of the documents in his possession or power relating to the matter in question in the suit as the Court shall think right, and the Court may deal with such documents when produced in such manner as shall appear just.

XI. Every plea, answer, disclaimer, or examination may be filed without any further or other formality than is required in the swearing and filing of an affidavit.

XII. In suits commenced in any of the said Courts by bill, where notice of motion for a decree or decretal order shall not have been given, or, having been given, where a decree or decretal order shall not have been made thereon, issue shall be joined by filing a replication, in the form or to the effect of the replication now in use in the said Courts respectively, and where a defendant shall not have been required to answer and shall not have answered the plaintiff's bill, he shall be considered to have traversed the case made by the bill.

XIII. Where a defendant to a suit in any of the said Courts commenced by bill shall not have been required to answer the bill, and shall not have answered the same, such defendant shall be at liberty to move to dismiss the bill for want of prosecution, at such times and under such circumstances, and subject to such restrictions, as shall be in that behalf proscribed by any rules or orders to be made by the Judges of the said Courts respectively in that behalf.

XIV. Every affidavit to be used in the said Courts shall be divided into paragraphs, and every paragraph shall be numbered consecutively, and, as nearly as may be, shall be confined to a distinct portion of the subject.

XV. When any suit commenced in any of the said Courts by bill shall be at issue, the Court or a Judge thereof may, upon the application of any of the parties to the suit, and by consent of all the other parties thereto, make an order that the parties shall be at liberty to verify their respective cases by affidavit, and such cases may thereupon be verified accordingly. If any one or more of the parties, who shall not have a salient interest in the matters in question to require the evidence to be oral, shall not consent to the making of such order, the Court, or a Judge thereof, may make the same without the consent of such party or parties.

XVI. If no such order shall be made, the evidence to be adduced in the cause after issue joined therein shall be taken orally before the Court, and the attendance of witnesses and the production of documents may be enforced in the manner for the time being in use on the Common Law side of the said Courts respectively; provided that the Court may order any particular witness or witnesses within the jurisdiction of the Court, or any witness or witnesses out of the jurisdiction of the Court, to be examined, upon interrogatories or otherwise, under a commission, and to make such order relating to such examination as the Court may think fit; and provided also, that affidavits of particular witnesses, or affidavits as to particular facts or circumstances, may by consent of the parties, or by leave of the Court obtained upon notice, be used on the hearing of any cause; such consent, and also the consent required by the XV. Section of this Act, may, with the approbation of the Court, be given by or on the part of married women or

infants, or other persons under disability, being parties to any such suit.

XVII. Upon the hearing of any suit depending in any of the said Courts, whether commenced by bill or claim, and also upon the hearing of any motion, petition or other proceeding in any of the said Courts, the Court, if it shall see fit so to do, may, upon the application of any of the parties thereto, or of its own accord, require and enforce the attendance and oral examination before itself of any witness, or of any party to the suit, and may also require and enforce the production of any document or documents, and may direct the costs of the attendance and examination of such witness or party and of the production of such document or documents to be paid by such of the parties to the suit, or in such manner as it may think fit.

XVIII. Any party in any suit or matter depending on the Equity side of any of the said Courts may, by order of the Court or of a Judge thereof, issue a writ of *subpoena ad testificandum* or *duces tecum*, for the purpose of compelling the attendance of any person before the said Courts, or before the Commissioner or Commissioners specially appointed for the purpose, at a time and place to be specified in such subpoena, to give evidence and produce documents in support of or in opposition to any claim, motion, petition, or other proceeding before the Court; and every person served with such subpoena shall be bound to attend in pursuance thereof, and to produce documents, and to give evidence, in like manner and subject to the same rules as a witness subpoenaed to attend or produce documents upon the trial of any cause in the said Court.

XIX. Any person who shall make an affidavit which shall be used or filed by any party to a suit in any of the said Courts, may, by the order of the Court or of a Judge thereof, be subjected to oral cross-examination by or before the Court, or a Commissioner or Commissioners to be appointed for that purpose, and may be subpoenaed to attend for that purpose, and to produce any document or documents, at a time and place to be specified in the subpoena; and any person so subpoenaed shall be bound to attend and produce such document or documents in pursuance of such subpoena, in the same manner, and subject to the same rules, as a witness subpoenaed to attend and give evidence or produce documents on the trial of a cause, and such person may be cross-examined and re-examined orally; provided that the Court shall always have a discretionary power of acting upon such evidence as may be before it at the time, and of making such interim orders as may appear necessary to meet the justice of the case.

XX. The costs of the attendance of any person, for the purpose of cross-examination as aforesaid, and of the said cross-examination and re-examination, shall be paid by the parties respectively, in like manner as if the person so attending to be cross-examined were the witness of the party cross-examining, and shall be deemed costs in the cause of such parties respectively, unless the Court shall think fit otherwise to direct.

XXI. It shall not be competent to any defendant in any suit in any of the said Courts to take any objection for want of parties to such suit, in any case to which the rules hereinafter set forth extend, and such rules shall be deemed and taken as part of the law and practice of the said Courts respectively, and any law or practice of

any of the said Courts inconsistent therewith shall be and is hereby abrogated and annulled.

Rule 1st.—Any residuary legatee or next of kin may, without serving the remaining residuary legatees or next of kin, have a decree for the administration of the personal estate of a deceased person.

Rule 2nd.—Any legatee interested in a legacy charged upon real estate, and any person interested in the proceeds of real estate directed to be sold, may, without serving any other legatee or person interested in the proceeds of the estate, have a decree for the administration of the estate of a deceased person.

Rule 3rd.—Any residuary devisee or heir may, without serving any co-residuary devisee or co-heir, have the like decree.

Rule 4th.—Any one of several cestuis que trust under any deed or instrument may, without serving any other of such cestuis que trust, have a decree for the execution of the trusts of the deed or instrument.

Rule 5th.—In all cases of suits for the protection of property pending litigation, and in all cases in the nature of waste, one person may sue on behalf of himself and of all persons having the same interest.

Rule 6th.—Any executor, administrator or trustee may obtain a decree against any one legatee, next of kin, or cestuis que trust, for the administration of the estate or the execution of the trusts.

Rule 7th.—In all the above cases the Court, if it shall see fit, may require any other person or persons to be made a party or parties to the suit, and may, if it shall see fit, give the conduct of the suit to such person as it may deem proper, and may make such order in any particular case as it may deem just for placing the defendant on the record on the same footing in regard to costs as other parties having a common interest with him in the matters in question.

Rule 8th.—In all the above cases the persons who, according to the present practice of the Court, would be necessary parties to the suit, shall be served with notice of the decree, and after such notice they shall be bound by the proceedings in the same manner as if they had been originally made parties to the suit, and they may, by an order of Court, have liberty to attend the proceedings under the decree; and any party so served may, within such time as shall in that behalf be prescribed by the rule or order to be made by the said Courts respectively in that behalf, apply to the Court to add to the decree.

Rule 9th.—In all suits concerning real or personal estate which is vested in trustees under a will, settlement, or otherwise, such trustees shall represent the persons beneficially interested under the trust, in the same manner and to the same extent as the executors or administrators in suits concerning personal estate represent the persons beneficially interested in such personal estate, and in such cases it shall not be necessary to make the persons beneficially interested under the trusts parties to the suit, but the Court may, upon consideration of the matter on the hearing, if it shall so think fit, order such persons or any of them to be made parties.

XXII. The practice of setting down a cause merely on an objection for want of parties to the suit shall be abolished.

XXIII. If in any suit or other proceeding before any of the said Courts, it shall appear to the Court that any deceased person who was interested in the matters in question has no legal personal representative, it shall be lawful for the Court either to proceed in the absence of any person representing the estate of such deceased person, or to appoint some person to represent such estate for all the purposes of the suit or other proceeding, or such notice to such person or persons, if any, as the Court shall think fit, either especially or generally by public advertisements; and the order so made by the said Court, and any orders consequent thereon, shall bind the estate of such deceased person, in the same manner in every respect as if there had been a duly constituted legal personal representative of such deceased person and such legal personal representative had been a party to the suit or proceeding, and had duly appeared and submitted his rights and interests to the protection of the Court.

XXIV. It shall be lawful for any person claiming to be a creditor, or a specific pecuniary or residuary legatee, or the next of kin, or some or one of the next of kin of a deceased person, to apply for and obtain as of course, without bill or claim filed, or any other preliminary proceedings, a summons from a Judge of any of the said Courts, requiring the executor or administrator, as the case may be, of such deceased person, to attend before him at chambers for the purpose of showing cause why an order for the administration of the personal estate of the deceased should not be granted, and upon proof by affidavit of the due service of such summons, or on the appearance in person, or by his solicitor or counsel, of such executor or administrator, and upon proof by affidavit of such other matters, if any, as such Judge shall require, it shall be lawful for such Judge, if in his discretion he shall think fit so to do, to make the usual order for the administration of the estate of the deceased, with such variations, if any, as the circumstances of the case may require, and the order so made shall have the force and effect of a decree to the like effect made on the hearing of a cause or claim between the same parties; provided that such Judge shall have full discretionary power to grant or refuse such order, or to give any special directions touching the carriage or execution of such order, and in the case of applications for any such order by two or more different persons or classes of persons, to grant the same to such one or more of the claimants, or of the classes of claimants, as he may think fit; and if the Judge shall think proper, the carriage of the order may subsequently be given to such party interested, and upon such terms as the Judge may direct.

XXV. A duplicate or copy of such summons shall, previously to the service thereof, be filed in the office of the registrar or other proper officer of the Court, to a Judge whereof such application for a summons shall be made, and no service thereof upon any executor or administrator shall be of any validity unless the copy so served shall be countersigned by such registrar as an indication of the filing thereof, and the filing of such summons shall have the same effect with respect to its pendency as the filing of a bill or claim.

XXVI. It shall be lawful for any person claiming to be a creditor of any deceased person, or interested under his will, to apply for and obtain in a summary way, in the manner hereinafter provided with respect to the personal estate of a

deceased person, an order for the administration of the immovable estate of a deceased person being a Hindoo or a Mohammedan, or for the administration of the real estate of a deceased person, not being a Hindoo or a Mohammedan, where the whole of such real estate is by devise vested in trustees who are by the will empowered to sell such real estate, and authorized to give receipts for the rents and profits thereof, and for the produce of the sale of such real estate; and all the provisions hereinbefore contained with respect to the application for such order in relation to the personal estate of a deceased person and consequent thereon, shall extend and be applicable to applications for such orders as hereinbefore mentioned with respect to immovable or real estate.

XXVII. It shall be lawful for the Court, in any suit for the foreclosure of the equity of redemption in any mortgaged property, upon the request of the mortgagee or of any subsequent incumbrancer, or of the mortgagor, or any person claiming under them respectively, to direct a sale of such property instead of a foreclosure of such equity of redemption on such terms as the Court may think fit to direct, and if the Court shall so think fit without previously determining the priorities of incumbrances or giving the usual or any time to redeem; provided that if such request shall be made by any subsequent incumbrancer, or by the mortgagor, or by any person claiming under them respectively, the Court shall not direct any such sale without the consent of the mortgagee, or the persons claiming under him, unless the party making such request shall deposit in Court a reasonable sum of money, to be fixed by the Court, for the purpose of securing the performance of such terms as the Court may think fit to impose on the party making such request.

XXVIII. No suit in any of the said Courts shall be dismissed by reason only of the misjoinder of persons as plaintiffs therein, but whenever it shall appear to the Court that notwithstanding the conflict of interest in the co-plaintiffs, or the want of interest in some of the plaintiffs, or the existence of some ground of defence affecting some or one of the plaintiffs, the plaintiffs, or some or one of them, are or is entitled to relief, the Court shall have power to grant such relief and to modify the decrees according to the special circumstances of the case, and for that purpose to direct such amendments, if any, as may be necessary, and at the hearing, before such amendments are made, to treat any one or more of the plaintiffs as if he or they was or were a defendant or defendants in the suit, and the remaining or other plaintiff or plaintiffs was or were the only plaintiff or plaintiffs on the record; and where there is a misjoinder of plaintiffs and the plaintiff having an interest shall have died leaving a plaintiff on the record without an interest, the Court may, at the hearing of the cause, order the cause to stand revived as may appear just, and proceed to a decision of the cause if it shall see fit, and to give such directions as to costs or otherwise as may appear just and expedient.

XXIX. No suit in any of the said Courts shall be open to objection on the ground that a merely declaratory decree or order is sought thereby, and it shall be lawful for the Court to make binding declarations of right without granting consequential relief.

XXX. It shall be lawful for the Court to adjudicate on questions arising between parties notwithstanding that they may be some only of the

parties interested in the property respecting which the question may have arisen, or that the property in question is comprised with other property in the same settlement, will, or other instrument, without making the other parties interested in the property respecting which the question may have arisen, or interested under the same settlement, will, or other instrument, parties to the suit, and without requiring the whole trusts and purposes of the settlement, will, or other instrument to be executed under the direction of the Court, and without taking the accounts of the trustees or other accounting parties, or ascertaining the particulars or amount of the property touching which the question or questions may have arisen. Provided always, that if the Court shall be of opinion that the application is fraudulent or collusive, or for some other reason ought not to be entertained, it shall have power to refuse to make the order prayed.

XXXI. Upon any suit in any of the said Courts becoming abated by death, marriage or otherwise, or defective by reason of some change or transmission of interest or liability, it shall not be necessary to exhibit any bill of revivor or supplemental bill in order to obtain the usual order to revive such suit, or the usual or necessary decree or order to carry on the proceedings; but an order to the effect of the usual order to revive, or of the usual supplemental decree, may be obtained as of course, upon an allegation of the abatement of such suit or of the same having become defective, and of the change or transmission of interest or liability; and an order so obtained, when served upon the party or parties who, according to the present practice of the said Court, would be defendant or defendants to the bill of revivor or supplemental bill, shall, from the time of such service, be binding on such party or parties, in the same manner in every respect as if such order had been regularly obtained according to the existing practice of the said Courts; and such party or parties shall thenceforth become a party or parties to the suit, and shall be bound to enter an appearance thereto in the office of the registrar or other officer of the Court within such time and in like manner as if he or they had been duly served with process to appear to a bill of revivor or supplemental bill filed against him; provided that it shall be open to the party or parties so served, within such time after service as shall be in that behalf prescribed by any rule or order to be made by the Judges of the said Courts respectively in that behalf, to apply to the Court by motion or petition to discharge such order on any ground which would have been open to him on a bill of revivor or supplemental bill, stating the previous proceedings in the suit and the alleged change or transmission of interest or liability, and praying the usual relief consequent thereon; provided also, that if any party so served shall be under any disability, other than coverture, such order shall be of no force or effect as against such party until a guardian or guardians *ad litem* shall have been duly appointed for such party, and such time shall have elapsed thereafter as shall be prescribed by any rule or order to be made by the Judges of the said Courts respectively in that behalf.

XXXII. It shall not be necessary to exhibit any supplemental bill in any of the said Courts for the purpose only of stating or putting in issue facts or circumstances which may have occurred after the institution of any suit; and such facts or circumstances may be introduced by way of amendment into the original bill of complaint in the suit, if the cause is otherwise in such a state as to allow

of an amendment being made in the bill, and if not, the plaintiff shall be at liberty to state such facts or circumstances on the record, in such manner, and subject to such rules and regulations, with respect to the proof thereof, and the affording the defendant leave and opportunity of answering and meeting the same, as shall in that behalf be prescribed, by any rule or order to be made by the Judges of the said Courts respectively.

XXXIII. It shall be lawful for the Court in any case where any account is required to be taken, to give such special directions, if any, as it may think fit with respect to the mode in which the account should be taken or vouched, and such special directions may be given either by the decree or order directing such account, or by any subsequent order or orders upon its appearing to the Court that the circumstances of the case are such as to require such special directions, and particularly it shall be lawful for the Court, in cases where it shall think fit so to do, to direct that in taking the account, the books of account in which the accounts required to be taken have been kept, or any of them, shall be taken as *prima facie* evidence of the truth of the matters therein contained, with liberty to the parties interested to take such objections thereto as they may be advised.

XXXIV. If after a suit shall have been instituted in any of the said Courts in relation to any real estate, it shall appear to the Court that it will be necessary or expedient that the said real estate, or any part thereof, should be sold for the purposes of such suit, it shall be lawful for the said Court to direct the same to be sold at any time after the institution thereof, and such sale shall be as valid to all intents and purposes as if directed to be made by a decree or decretal order on the hearing of such cause; and any party to the suit in possession of such estate, or in receipt of the rents and profits thereof, shall be compelled to deliver up such possession or receipt to the purchaser or such other person as the Court shall direct.

XXXV. Where any real or immovable or any personal property shall form the subject of any proceedings in any of the said Courts, and the Court shall be satisfied that the same will be more than sufficient to answer all the claims thereon, which ought to be provided for in such suit, it shall be lawful for the said Court, at any time after the commencement of such proceedings, to allow to the parties interested therein, or any one or more of them, the whole or part of the annual incomes of such real or immovable property, or a part of such personal property, or a part or the whole of the income thereof, up to such time as the said Court shall direct, and for that purpose to make such orders as may appear to the said Court necessary or expedient.

XXXVI. Upon application, by motion or petition, to any of the said Courts in any suit depending therein for an injunction, or a receiver, or to dissolve an injunction or discharge an order appointing a receiver, the answer of the defendant shall, for the purpose of evidence on such motion or petition, be regarded merely as an affidavit of the defendant, and affidavits may be received and read in opposition thereto.

XXXVII. In case any of the directions herein contained with respect to the practice and course of proceedings in any of the said Courts shall, by mistake of parties, fail to be followed in any suit or proceedings in any of the said Courts, it shall be lawful for the Court, if it shall think fit, upon payment of such costs as the Court shall direct, to make such order giving effect to and rectifying

such proceedings as may be justified by the merits of the case.

XXXVIII. In cases where, according to the present practice of the said Courts, they decline to grant equitable relief until the legal title or right of the party or parties seeking such relief shall have been established in a proceeding at law, the said Court, sitting as a Court of Equity, may itself determine such title or right, without requiring the parties to proceed at law to establish the same.

XXXIX. The Judges of the said Courts respectively may, from time to time, make General Rules and Orders for carrying the purposes of this Act into effect, and for regulating the times and form and mode of proceeding, and generally the practice of the said Court, in respect of the matters to which this Act relates, and for regulating the fees and allowances to all officers of the said Court and solicitors thereof, in respect of such matters, and, so far as may be deemed expedient, for altering the course of proceeding hereinbefore prescribed in respect to the matters to which this Act relates or any of them, and such Rules and Orders may, from time to time, be rescinded or altered by the like authority, and all such Rules and Orders shall be subject to be confirmed or disallowed by the Governor General of India in Council, and to be altered or rescinded by Her Majesty, her heirs or successors, in Council, in the same manner as the like Rules and Orders would have been, if made by the said Courts respectively under their general or statutory power of making Rules.

XI. This Act shall extend to suits and proceedings on the Equity side only of the said Supreme Courts, and in the construction of this Act the words "Bill of Complaint" shall mean and include "Information," the word "Affidavit" shall mean and include "Affirmation" in cases where affirmation is allowed.

XII. This Act shall commence and take effect from and after the

day of provided that it
shall be lawful for the Judges of the said Courts respectively to make and issue any such Rules or Orders as aforesaid at any time after the passing of this Act, so as the same be not made to take effect before the time appointed for the commencement of this Act.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 1st day of July next.

J. P. GRANT,

Secy. to the Govt. of India,

No. 230.

Fort William, Home Department, Marine,

The 28th March, 1853.

NOTIFICATION. The following Notification, issued by the Government of Bombay, is re-published for general information:—

J. P. GRANT,

Secy. to the Govt. of India,

Marine Department, Bombay Castle,

12th March, 1853.

NOTIFICATION.—The Right Hon'ble the Governor in Council is pleased to notify, that the

Monthly Mails to Suez and mid-monthly Mails to Aden, are intended to be dispatched on the under-mentioned dates, viz:—

On the 28th April to Suez.

On the 10th May to Aden.

On the 23rd May to Suez.

On the 20th June to Suez.

On the 20th July to Suez.

On the 30th August to Suez.

On the 10th September to Aden.

By Order of the Right Hon'ble the Governor in Council,

(Sd.) P. M. MELVILL, *Lieut.-Col.*

Secretary to Government.

No. 1543.

Fort William, Foreign Department,

The 1st April, 1853.

NOTIFICATION.—The Most Noble the Governor General in Council is pleased to appoint Lieutenant Thomas Ralph Holmes, of the 49th Regiment Madras S. I., to be an Assistant to the Commissioner of the Tenasserim and Malacca Provinces.

G. ATLEN,

Offg. Secy. to the Govt. of India.

No. 566.

Orders by the Most Noble the Governor of Bengal.

Appointment.—The 4th April, 1853.—Doctor Alexander Simpson to be Civil Assistant Surgeon of Tirhoot.

Leave of Absence.—The 24th March, 1853.—Mr. Henry Daveton, Deputy Magistrate in charge of the Sub-Division of Mudeypootan, in the District of Bhagalpore, for two months, under Medical Certificate.

The 29th March, 1853.—Mr. C. T. Davidson, Civil and Sessions Judge of Dacca, for five days, under Section XII. of the Amended Absentee Rules, in extension of the leave granted him under Orders of the 12th ultimo.

The 31st March, 1853.—Mr. W. Hudson, Sub-Assistant to the Commissioner of Assam at Mungledye, for three days, to visit Gowhatty.

The 1st April, 1853.—Mr. J. W. Dalrymple, appointed to officiate as Joint Magistrate and Deputy Collector at Nonkally, for fifteen days, under Section XI. of the Amended Absentee Rules.

Mr. C. F. Carnac, Magistrate of Moorshedabad, for fifteen days, under Section XII. of the Amended Absentee Rules, making over charge of his Office to the Collector of the District, who will officiate also as Magistrate during Mr. Carnac's absence.

The 4th April, 1853.—Mr. J. C. Brown, Civil and Sessions Judge of Nuddea, for fifteen days, under Section XI. of the Amended Absentee Rules.

By Order of the Most Noble the Governor of Bengal,

Cecil Beadon,

Secy. to the Govt. of Bengal.

ERRATUM.—In the Gazette of Saturday, the 2nd instant, instead of "Badou Gangumaram Shome" read Gunga Churn Shome.

NOTIFICATION.

THE 6TH APRIL, 1853.

The following Statement, received from the General Post Office, is published for general information:—

Statement of average Rate of Travelling of the Mails during the fourth Quarter of the past year viz. from October to December 1852.

STATIONS.	Distance in Miles.			1852, October. Average rate of travelling.			Average time occupied.			1853, November. Average rate of travelling.			Average time occupied.			1852, December. Average rate of travelling.			Average time occupied.			Remarks.	
	M.	F.	P.	M.	F.	P.	M.	F.	P.	M.	F.	P.	M.	F.	P.	M.	F.	P.	M.	F.	P.		
WESTERN ROAD.																							
Calcutta to Barrackpore, ..	14	4	7	14	9	5	18	14	9	5	18	14	9	5	18	14	9	5	18	14	9	5	The rate of travelling includes the detour at the Victoria terminus, and the detour at Paltah ghut, which generally occurs from 1 to 1 hour.
Barrackpore to Houghly, ..	11	7	9	24	5	2	10	2	5	7	24	24	5	2	10	24	5	2	10	24	5	2	
Houghly to Bardwan,	40	0	0	6	7	5	13	54	8	2	3	54	6	2	34	54	6	2	34	54	6	2	
Bardwan to Boot-Bhad,	42	0	0	2	3	6	16	2	3	6	16	2	3	6	16	2	3	6	16	2	3	6	
Boot-Bhad to Shyulpore, ..	30	0	0	3	5	4	23	34	9	1	34	34	9	1	34	34	9	1	34	34	9	1	Do. do. includes all detentions at crossing of rivers.
Shyulpore to Bagdadi,	88	0	24	14	7	5	9	11	8	1	16	1	8	1	16	1	8	1	16	1	8	1	
Bagdadi to Barh,	31	0	31	1	7	3	38	34	9	0	32	1	8	3	38	34	9	0	32	1	8	3	
Barh to Benares,	110	0	0	24	7	3	33	21	8	3	2	33	5	1	19	21	8	3	2	33	5	1	
Average rate,																							
SHRIMPUR ROAD.																							
Shrimpur to Gya,	21	0	0	4	4	5	18	4	4	7	0												The Mails on these lines are conveyed by Ghor-runners. The road being cut off, no regular conveyance is possible and impracticable for speedy transit.
Gya to Patna,	40	0	0	13	4	1	37	13	4														
Average rate,																							
Patna to Arrah,	31	0	0	7	4	4	10	7	4	5	23	7	4	4	10	7	4	4	10	7	4	4	
Arrah to Buxar,	41	0	0	10	4	3	15	10	4	3	15	10	4	3	15	10	4	3	15	10	4	3	Inter-ditto.
Buxar to Ghazipur,	39	0	0	5	4	5	28	5	4	5	28	5	4	5	28	5	4	5	28	5	4	5	
Ghazipur to Benares, ..	45	0	0	10	4	4	0	10	4	5	0	10	4	5	0	10	4	5	0	10	4	5	
Average rate,																							
INDIA ROAD.																							
Patna to Tirhoot,	48	0	0	8	4	7	12	8	4	3	0	8	4	3	0	8	4	3	0	8	4	3	Inter-ditto.
Tirhoot to Murhary,	54	0	0	14	4	3	34	10	4	3	34	14	4	3	34	14	4	3	34	14	4	3	
Murhary to Begowly,	14	0	0	3	4	5	13	3	4	5	13	2	5	1	0	2	5	1	0	2	5	1	
Begowly to Nepal,	106	0	0	47	2	1	0	30	6	23	30	2	4	16									
Average rate,																							
NORTHERN ROAD.																							
Calcutta to Barrack,	14	0	0	2	2	0	0	2	7	0	0	24	0	1	0	2	7	0	0	24	0	1	The Mails are conveyed by Bha- garts up to Kharrah. The road being cut off, no great improvement in the progress of the Mail can be effected.
Barrack to Nuddea,	40	0	0	13	4	6	16	10	4	6	10	9	4	7	15	10	4	6	10	9	4	7	
Nuddea to Berhampore, ..	36	0	0	10	4	7	0	8	7	0	0	8	7	0	0	8	7	0	0	8	7	0	
Berhampore to Kharrah, ..	32	0	0	0	0	0	8	5	6	6	21	3	2	0	31	3	2	0	31	3	2	0	
Kharrah to Malda,	45	0	0	13	3	0	25	11	3	4	15	10	3	3	28	10	3	3	28	10	3	3	In these lines the Mails are conveyed by foot-runners. The road is in so bad a state, and so much intersected by rivers and nullahs, that no great improvement in the speed of the Mails can be effected.
Malda to Dinaghpore,	45	0	0	12	3	7	21	15	4	8	2	1	4	2	20	15	4	8	2	1	4	2	
Dinaghpore to Kungpore, ..	40	0	0	10	3	6	10	10	4	2	24	9	4	3	24	9	4	3	24	9	4	3	
Average rate,																							
Kharra to Bhagulpore,	120	0	0	30	3	6	24	20	4	4	0	27	4	2	36	20	4	4	0	27	4	2	Inter-ditto.
Bhagulpore to Moughly, ..	42	0	0	8	4	6	16	8	5	0	23	8	0	0	23	8	0	0	23	8	0	0	
Average rate,																							
SOUTHERN ROAD.																							
Houghly to Noyensurray, ..	8	0	0	3	3	1	24	2	4	4	0	2	4	0	0	2	4	4	0	2	4	0	Inter-ditto.
Noyensurray to Dighah, ..	8	0	0	2	3	0	0	2	3	0	0	2	3	0	0	2	3	0	0	2	3	0	
Dighah to Santipore,	8	0	0	2	4	0	0	2	4	4	23	1	5	2	2	1	5	2	2	1	5	2	
Santipore to Keesingmahur, ..	12	0	0	2	4	6	18	2	5	2	20	2	5	2	20	2	5	2	20	2	5	2	
Average rate,																							
SHRIMPUR ROAD.																							
Houghly to Dighah,	16	0	0	5	3	3	17	4															Inter-ditto.
Dighah to Culmah,	8	0	0	2	4	0	0																
Culmah to Cutwah,	41	0	0	9	4	2	21																
Average rate,																							
SOUTHERN ROAD.																							
Calcutta to Kharrah,	20	0	0	6	1	0	0	6	4	0	0	6	3	7	0	6	3	7	0	6	3	7	Inter-ditto.
Kharrah to Kharrahatty, ..	0	0	0	1	3	0	0	1	6	0	0	1	3	0	0	1	6	0	0	1	3	0	
Kharrahatty to Koderah, ..	25	0	0	5	4	6	4	5	5	0		5	4	4	14	5	4	4		5	4	4	
Average rate,																							

STATIONS.	Distance in Miles.	1852, October. Average rate of travelling.			Average time occupied.	1852, November. Average rate of travelling.			Average time occupied.	1852, December. Average rate of travelling.			Average time occupied.	Remarks.		
		M.	F.	P.		M.	F.	P.		M.	F.	P.				
SOUTHERN ROAD.—(Contd.)																
Calcutta to Midnapore.	42	0	0	15	6	4	0	11	6	2	7	12	5	4	6	The Mail is conveyed by foot-runners.
Midnapore to Khamarum.	44	0	0	0	6	6	0	0	6	6	6	6	6	4	6	
Khamarum to Sambulpoore.	104	0	0	43	4	2	0	44	4	3	0	44	4	3	6	
Sambulpoore to Hoypore.	108	0	0	31	5	3	0	26	0	5	0	25	6	4	38	The Mails are conveyed by Government runners and by contract. The road is intersected by numerous undrained rivers and nullahs. The heavy fall of rain in Novr. and Decr. has impeded the progress of the Mails.
Hoypore to Nagpore.	182	0	0	34	5	2	0	28	0	3	0	31	5	7	0	
Average rate.					5	3	20		6	0	30		5	6	14	
Calcutta to Jellesore.	101	0	0	24	3	4	0	24	4	1	0	20	0	7	15	The Mails are conveyed by foot-runners, the road is in a very bad state, and having been repaired for these many years.
Jellesore to Balasore.	20	0	0	8	3	5	0	7	4	2	2	8	4	0	0	
Balasore to Cuttack.	97	0	0	31	3	3	0	24	3	5	0	31	0	0	6	
Cuttack to Chittargore.	180	0	0	20	9	0	0	27	3	2	17	27	0	5	32	
Average rate.					3	4	0		3	7	15	0	3	6	34	
EASTERN ROAD.																
Calcutta to Barisal.	14	0	0	2	5	0	0	3	4	5	18	3	4	5	13	Ditto ditto, in this road there are numerous Rivers and Nullahs. The road has not been repaired for many years.
Barisal to Jessore.	67	0	0	12	3	0	0	13	4	0	6	16	4	1	0	
Jessore to Faridpoore.	60	0	0	22	2	0	0	19	3	1	10	18	3	2	26	
Faridpoore to Mym.	51	0	0	13	3	2	0	14	3	3	4	14	3	3	23	
Mym. to Pussur.	57	0	0	14	3	1	0	15	3	0	12	15	3	0	0	
Pussur to Chittagong.	94	0	0	26	3	0	0	27	3	4	12	25	3	6	28	
Average rate.							0	3	5	24	0	3	5	5	25	

(Sd.) J. R. B. BERNETT,
Deputy Post Master General in Charge

Calcutta, General Post Office,
The 8th March, 1853.

By Order of the Most Noble the Governor of Bengal,

CECIL BEADON, Secretary to the Government of Bengal.

Orders by the Honorable the Lieutenant Governor
of the North-Western Provinces.

No. 1131 of 1853.

Judicial and Revenue Department,

Agra, the 30th March, 1853.

Leave of absence.—Mr. Henry Harris Greathed, Magistrate and Collector of Cawnpore, for ten days, under Section XI. of the Amended Absentee Rules; from the date on which he may relinquish his duties.

Appointment.—Mr. John Power to officiate as Magistrate and Collector of Cawnpore, during Mr. Greathed's absence.

No. 1133 of 1853.

Appointment.—Sheikh Kiam-ooldeen, Taluqdar of Pergumnah Ziaunneah, Zillah Ghazee-pore, to be a Deputy Magistrate, under Act XV. of 1843, with the powers of an Assistant as laid down in Regulation IX. of 1807.

By Order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

W. MANN,

Secy. to Govt., N. W. P.

No. 1122 of 1853.

Revenue Department,

Agra, the 29th March, 1853.

Leave of absence.—Sheikh Wuheed, Deputy Collector, under Regulation XV. of 1843, Zillah Hameerpore, for one month and fifteen days, from the date on which he may avail himself of the leave.

By Order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

JOHN W. SULLIVAN,

Asst. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor
General of India in Council.

Fort William, 5th April, 1853.

No. 287 of 1853.—The following Notifications from the Foreign Department, are re-published in General Orders:

No. 1508, dated 1st April, 1853.—The Governor General in Council is pleased to appoint Major G. Ramsey to be Resident at Nepal, in succession to the Hon'ble Mr. Erskine, and Captain E. K. Talia to be Assistant Resident at Nagpore, in the room of Major Ramsey.

The above appointments will have effect from the date of the Hon'ble Mr. Erskine's resignation of the service.

No. 1514.—The Most Noble the Governor General in Council has been pleased to grant to Lieutenant F. A. V. Thurlbarn, Adjutant, Bhawal (under leave of absence, from the 15th May to the 15th November next), to visit Bombay, preliminary to applying for furlough to Europe.

No. 288 of 1853.—Assistant Surgeon R. H. [Name] has been appointed in Orders by the Most Noble the Governor of Bengal, on the 26th March, 1853, to be Civil Assistant Surgeon of Nonchally.

Captain E. Magway, of the Invalid Establishment, has been appointed, in the General Department North-Western Provinces, on the 26th ultimo, to be Post Master of Nyet Tal.

No. 289 of 1853.—The under mentioned gentlemen are admitted to the Service, in conformity with their appointment by the Hon'ble the Court of Directors.

Directors, as Cadets of Engineers, Artillery, Cavalry and Infantry, on this Establishment, and promoted to the rank of 2nd Lieutenant, Cornet and Esign, respectively,—the two former, Messrs. Hovenden and Alexander, from the dates assigned to them in Government General Order, No. 155, dated 21st February last, leaving the dates of the Commissioners of the four latter, Messrs. Tufnell, Redman, Murray and Blackburne, for future adjustment:

		Date of arrival at Fort William.
<i>Engineers.</i>		
Mr. Julian St. John Hovenden,...	}	2nd April, 1853.
<i>Artillery.</i>		
Mr. James Alexander,		
<i>Cavalry.</i>		
Mr. Arthur Tufnell,	}	
<i>Infantry.</i>		
Mr. Frederick Redman,.....		
Mr. Alexander William Murray.		
Mr. Thomas George Blackburne,		

No. 290 of 1853.—The under mentioned Officers have returned to their duty on this establishment, without prejudice to their rank, by permission of the Honourable the Court of Directors:

		<i>Date of arrival at Fort William.</i>	
Captain George Warren Stokes, of the 59th Regiment Native In- fantry,.....	}	2nd	April,
1st Lieutenant William Agnew Pope, of the 1st European Bengal Fusiliers,.....		1853.	

No. 291 of 1853.—The following lists of Cadets and Assistant Surgeons, appointed for the Bengal Presidency, are published for general information:
No. 1 of 1853.

LIST OF RANK OF CADETS FOR THE BENGAL CAVALRY AND INFANTRY.

For the Cavalry.—To rank from the date of the sailing from Southampton of the Ship by which he proceeded, viz.:

Alexander Kirkaid,	} S.S. "Hydaspes," 26th January.
Johnston Canning Mackenzie,	

To rank from the sailing from Gravesend of the Ship by which he proceeded, viz.:

Kennett Dixon,	} "Gloriosa," 17th February.

To rank from the date of his departure from Southampton by the Overland Route, viz.:

Arthur Tufnell,	{ "Bengal," 20th February.

For the Infantry.—To rank from the date of their departure from Southampton by the Overland Route, and in the following order, viz.:

Arthur Tulloch,	} "Indus," 20th January.
John Edmund Delap Wilson,	
George Baring Stainforth,	
Henri Guillaume Edouard de Schacht,	
Alexander Cockburn,	

To rank from the date of the sailing from Southampton of the Ship by which he proceeded, viz.:

Frederick James MacDonnell,	{ S.S. "Hydaspes," 26th January.

To rank from the date of his departure from Southampton by the overland route, viz.:

Henry Octavius Currie,	{ "Ripon," 4th February.

To rank from the date of the sailing from Southampton of the Ship by which they proceeded, and in the following order, viz.:

David Hay,	} Queen of the "South," 13th February.
Lancaster Byron James Davies,	
Archibald Gathorne Remington,	
William Henry Bennett,	
Charles Ward Hawes,	

To rank from the date of the sailing of the Ship by which he proceeded, viz.:

George Lloyd Munro,.....	{ "Gloriosa," 17th February.

To rank from the date of their departure from Southampton by the overland route, and in the following order, viz.:

Thomas George Blackburne,	} "Bengal," 20th February.
Frederick Redman,	
Alexander William Murray,	

Memo.—Mr. F. G. E. de Schacht not having proceeded destination by the Overland Mail of 11th December, his name is to be struck out No. 5 of 1852.

Mr. C. F. ...ott having passed his examination on the 25th November last, is to take rank next below ... F. Ireland, agreeably to the principle laid down in Military Letter, dated 21st July 1852, No. 88, vide Lists Nos. 1 and 5 of 1852.

(Sd.) PHILIP MELVILL,
Secy. Milly. Dept.

East India House,
23rd February, 1853.

(A true Copy,) JAMES C. MELVILL.

East India House,
London, 24th February, 1853.

No. 1 of 1853.

LIST OF RANK OF AN ASSISTANT SURGEON FOR BENGAL.

To rank from the date of the transmission by the overland mail of the para. announcing his appointment, viz.:

Richard Chalmers Knight, M. D., (abroad.)	{ Para. vic Southampton. 4th February.

(Sd.) PHILIP MELVILL,
Secy. Milly. Dept.

East India House,
23rd February, 1853.

(A true Copy,) JAMES C. MELVILL.

East India House,
London, 24th Feb., 1853.

Fort William, 6th April, 1853.

No. 292 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following appointment:

Lieutenant Colonel and Brevet Colonel R. W. Wilson, C. B., of the 41st Regiment Native Infantry, to be a Brigadier of the 2nd Class, from the 1st May 1853, in succession to Brigadier G. W. A. Lloyd, C. B., who vacates his appointment on that date.

R. J. H. BIRCH, Lt.-Colonel,
Offy. Secy. to the Govt. of India.
Milly. Dept.

The Wellington Endowment.*Fort William. Home Department,**The 15th February, 1853.*

NOTIFICATION.—The Most Noble the Governor General of India in Council has the honor of laying before the Officers of the Civil and Military Services of the Hon'ble East India Company, and before the community in the Presidency of Bengal, the following copy of a letter which has been addressed to him by the Earl of Derby, Her Majesty's Prime Minister:

Downing Street, 9th December, 1852.

MY LORD.—The universal desire felt by all classes to do honor to the Memory of the Duke of Wellington will probably lead to the erection of Statues and other Monuments in many of the principal towns in the Kingdom, some of which have indeed already taken steps in this direction. But projects of this description, however much they may contribute to the ornament of the respective localities, and how gratifying they may be to the feelings of their inhabitants, can possess more than local interest, can be joined in by comparatively few of the population, and are not calculated to confer any substantial benefit upon the community. With a view to erect a Monument to the Memory of the Duke of Wellington, which may contribute, which shall be worthy of the respect and of the Nation, and which shall be of permanent and important advantage to that Service of which he was long the head and the ornament, it is proposed to erect and endow by Public Subscription, a School or College, to bear the name of the Duke of Wellington, for the gratuitous or nearly gratuitous Education of Orphan Children of Indigent and Meritorious Officers of the Army. Institutions, more or less national, already exist, in which the advantages of such an education can be obtained by the children of Soldiers, of Seamen, of Naval Officers and of the Clergy; but no such provision has been made in favour of Officers of the Army, a class of men peculiarly liable to casualties, by which their families are often left in a condition of the most painful pecuniary embarrassment, and under circumstances in which the necessarily stringent Regulations of the War Office preclude the possibility of any relief from Public Funds.

The execution of the proposed plan, and the scale upon which it can be undertaken, must depend on the degree of support given by the country to the object contemplated. It may be assumed that each capital sum subscribed of £1,000, representing a permanent Annuity of about £30, will provide for all time to come, exclusive of the expense of building, for the education of one child; and a considerable sum will be required for the erection of a building which shall be worthy of the proposed object. No payment will be required until the total sum subscribed shall amount to £1,000,000, when application is proposed to be made for vesting the Capital in Trustees, to be nominated in the first instance by Her Majesty from among the subscribers, and to be incorporated, as in the case of Harrow, Rugby, the Charter House, and others.

Donations may be made payable by instalments spread over two, three, or four years.

Her Majesty and His Royal Highness the Prince Albert, have been pleased to signify their approval of the project, and to place their names at the head of the Subscription List for the respective sums of £1,000 and £500.

I have the honor to be,

My Lord,

Your obedient Servant,

(Signed) Dr

The Governor General in Council feels assured that for such an object all special citation would be superfluous.

He feels assured that every name among us will give with alacrity such aid, as he can afford, towards preserving in grateful memory, through

future ages, the name of the greatest Soldier that England ever saw, by associating with it an Institution which, through years to come, will provide for thousands of Soldiers' orphans the rich advantages of a sound education.

All who are so disposed are invited to transmit their subscriptions to the Secretary to the Government of Bengal, the Secretary to the Government North-Western Provinces, or the Secretary to the Chief Commissioner of the Punjab, as may be most convenient to them.

Lists will be published from time to time, and the subscriptions when closed, will be transmitted to England.

J. P. GRANT,

Secy. to the Govt. of India.

THE COMMITTEE of the WELLINGTON ENDOWMENT beg to acknowledge the receipt of the following subscriptions for the endowment of a College in honor of "the greatest soldier that England ever saw."

The Most Noble the Governor-General, ...	Rs. 2,500
The Hon'ble Sir F. Coleridge, Bart., ...	500
The Hon'ble J. Lowe, ...	500
The Hon'ble R. Peel, ...	500
The Right Rev. the Lord Bishop of Calcutta, ...	500
The Hon'ble Sir J. W. Colville, Kt., ...	500
G. C. Chomley, Esq., ...	500
Brigadier-General Shaw, ...	500
Colonel Forbes, Bengal Engineers, ...	500
Lieut.-Col. A. Goldie, ...	250
C. Allen, Esq., ...	200
Major B. Bygrave, ...	200
Henry C. Hamilton, Esq., ...	50
A. C. Bulwell, Esq., ...	50
Major E. G. Chambers, ...	250
F. F. Courtenay, Esq., ...	200
David Jardine, Esq., ...	500
Dr P. J. Mount, ...	200
John Wienholt, Esq., ...	50
T. B. Macler, Esq., ...	50
C. Mackay, Esq., Furruckpore, ...	10
A. A. Dunlop, Esq., ditto, ...	25
R. Reid, Esq., ditto, ...	10
Robert Cunningham, Esq., ditto, ...	25
S. Blackburn, Esq., ditto, ...	5
Robert Neelamkul Seal, ditto, ...	5
Robert Greenhalgh, Esq., ditto, ...	5
Lieut.-Col. W. H. Sleeman, ...	500
Ed. M. Cowell, Esq., ...	200
Lieut. H. Dixon, 22nd M. N. L., ...	72
Capt. H. W. Crawford, R. N., ...	50
Capt. J. G. Galtskill, ...	50
Lieut. C. F. Mackenzie, ...	25
Col. B. B. Esq., ...	100
Major J. Ramsay, H. M. 22nd Regt., ...	250
Dr. Alexr. Grant, ...	100
Captain Charles D'Oyly, ...	50
James Forlong, Esq., ...	100
J. H. Crawford, Esq., ...	100
W. J. Allen, Esq., ...	100
Lieut. J. P. Beattie, Engineers, ...	50
Lieut.-Col. W. Sage, ...	250
Major C. H. Macgregor, ...	200
L. J. Baker, Esq., ...	25
Capt. H. E. L. Thibault, ...	100
Carl The Baron P. A. Von Meyern, ...	100
Major Thomas Martin, ...	100
S. Rowland, Esq., ...	100
W. Ritchie, Esq., ...	100
Major John Lang, ...	100
William Gray, Esq., ...	50
Wale Hynde, Esq., ...	10
Lt.-Col. R. J. H. Birch, ...	200
R. Stuart Palmer, Esq., ...	50
Lieut. B. C. Bacon, ...	100
C. W. Fagan, Esq., ...	50
M. C. Sanders, Esq., ...	200
Pierce Bayly, Esq., ...	50
Dr. J. R. Bedford, ...	10
J. Hambur, Esq., ...	100
Capt. David Robertson, Calcutta, ...	100
Major Baker, Bengal Engineers, ...	200
Messrs. J. and R. Watson, ...	100
W. H. Elliott, Esq., ...	100
E. T. Ratcliffe, Esq., Rajshahye, ...	50
Capt. R. W. Bird, ...	50
Colonel S. D. Riley, ...	200

H. H. the Rajah of Burdwan, ...	Paid	1,500
H. P. Jones, Esq., n. c. s., ...	Paid	100
T. C. Loch, Esq., n. c. s., ...	Paid	25
J. J. Ward, Esq., n. c. s., ...	Paid	100
Lieut. Impey, Bengal Engineers, ...	Paid	25
The Rev. Mr. Neill, Burdwan, ...	Paid	5
Mr. H. Baillie, Hingulpoor, ...	Paid	50
The Editor <i>Morning Chronicle</i> , ...	Paid	100
Major D. Cunningham, Dum Dum, ...	Paid	50
Ensign R. W. Colvill, Regt. of Londianah, ...	Paid	20
F. A. Vincent, Esq., ...	Paid	50
Capt. Fletnood Smith, 25th N. I., ...	Paid	50
Dr. Chas. Harland, Patna, ...	Paid	200
Major H. M. Durrand, Bengal Engineers, ...	Paid	250
Major E. D. Townshend, ... } Ghazal ...	Paid	100
Lieut. A. Blackwood, ... } Congt. ...	Paid	50
Asst. Surgeon C. Timins, ... } ...	Paid	50
J. P. Grant, Esq., n. c. s., ...	Paid	200
Inspector General G. Renny, n. c. s., ...	Paid	300
Montee Abdul Latif, Deputy Magistrate, ...	Paid	10
Lieut. A. H. Fernan, Deputy Commis- } ...	Paid	100
soner, Subulpoor, ... } ...	Paid	100
C. Steer, Esq., n. c. s., ...	Paid	25
G. D. Wilkins, Esq., n. c. s., ...	Paid	25
W. H. Beaufort, Esq., n. c. s., ...	Paid	25
Lieut. F. A. V. Thurburn, 14th N. I., ...	Paid	20
G. Hewett, Esq., Deputy Magistrate, } ...	Paid	25
Cooch, ... } ...	Paid	25
A. E. Russell, Esq., n. c. s., Farnesh, ...	Paid	100
H. Rickens, Esq., n. c. s., ...	Paid	100
Captain T. Simpson, 57th N. I. Haza- } ...	Paid	50
rebaugh, ... } ...	Paid	50
Captain G. Verner, 9th Regiment, 25th N. I., } ...	Paid	100
Superintendent of Cachar, ... } ...	Paid	100
Haji Preshunath Roy, Rajshaye, ...	Paid	200
Wells Jackson, Esq., n. c. s., ...	Paid	100
Sir R. Barlow, Bart., ...	Paid	300
H. Alexander, Esq., n. c. s., ...	Paid	50
J. R. Ward, Esq., n. c. s., ...	Paid	20
H. Atherton, Esq., n. c. s., ...	Paid	100
Rajah Perinichund Sing, ...	Paid	1000
Capt. F. Raleigh, ...	Paid	50
Lieutenant Colonel F. G. Lister, ...	Paid	200
Ensign R. Stewart, Cachar, ...	Paid	100
J. R. Colvin, Esq., n. c. s., ...	Paid	100
W. P. Palmer, Esq., n. c. s., ...	Paid	100
J. R. Colvin, Esq., n. c. s., ...	Paid	100
W. P. Palmer, Esq., n. c. s., ...	Paid	100
Lieutenant J. M. Graham, ...	Paid	25
W. D. Brown, Esq., ...	Paid	50
Harcour McNeill, Esq., ...	Paid	50
T. P. Langlois, Esq., ...	Paid	50
Honble H. B. Deyere, ...	Paid	100
C. Hugh Lushington, ...	Paid	50
E. A. Samuels, Esq., ...	Paid	50
C. Trevor, Esq., n. c. s., ...	Paid	50
Captain A. P. Phayre, Commissioner of } ...	Paid	50
Pegu, ... } ...	Paid	50
W. J. H. Money, Esq., n. c. s., Civil and } ...	Paid	50
Sessions Judge, 21 Pergunnahs, ... } ...	Paid	50
His Highness The Rajah of Nagpoor, ...	Paid	10,000
W. Seton-Karr, Esq., n. c. s., ...	Paid	50
E. Currie, Esq., n. c. s., ...	Paid	100
Lieutenant Colonel Rowcroft, 2nd Gre- } ...	Paid	50
nadiers, ... } ...	Paid	50
Captain William McCulloch, Political } ...	Paid	50
Agent, Manipore, ... } ...	Paid	50
H. N. P. Grant, Esq., ...	Paid	25
T. Brown, Esq., n. c. s., ...	Paid	100
Capt. J. G. Bee, 6th N. I., ...	Paid	50
Major H. P. Barr, Town Major, ...	Paid	50
Col. E. Garstin, Bengal Engineers, ...	Paid	200
A. B. Young, Esq., n. c. s., ...	Paid	50
Lieut. Col. W. Macfar, Bengal Cavalry, ...	Paid	250
James F. Hedgar, Esq., Kharagpur, ...	Paid	25
Raja Gersder Chunder Ghose, ...	Paid	100
Raja Ramnath Tagore, ...	Paid	50
Ensign T. P. Martin, 1st Regt. B. N. I., } ...	Paid	20
Sylhet, ... } ...	Paid	20

The Bank of Bengal and the Oriental Bank will receive Subscriptions, or they can be transmitted direct to the Secretary in Calcutta.

All Subscriptions from the Mofussil are to be sent free of cost, by Officers in charge of Local Treasuries.

Subscriptions can be paid in whole or in part to suit the convenience of Subscribers, and at any time within the next twelve months.

(By order of the Wellington Emancipation Committee.)

FREDERIC J. MOUTAT,

Secretary.

Calcutta, 6th April, 1853.

NOTICE.—The General Treasury will be closed on Monday, the 11th and Tuesday, the 12th instant, on account of the Hindoo Holiday, Churuck Poojah.

J. I. HARVEY,

Sub-Treasurer.

General Treasury, the 1st April, 1853.

General Post Office Notification Extraordinary.

For the Overland Mail via Southampton and Antwerp, per P. and O. Company's Steamer "Hindostan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports (Madras, Ceylon, Aden, Penang, Singapore and Hong-kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel "Hindostan," will be closed at this office on Thursday, the 7th instant, instead of the steamer "Madras," as formerly advertised.

No after- packet will be made up for the above Vessel.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 1st April, 1853. }

General Post Office Notifications.

Export and Mail via Bombay.

THE Government of Bombay having appointed the 28th of the ensuing month of April, for the departure of the next Steamer therefrom, with a Mail for Suez, Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Monday, the 13th proximo.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 29th March, 1853. }

500 Rupees Reward.

NOTICE is hereby given, that, under orders of Government, a Reward of Co's Rs. 500 will be paid to any party, who will furnish information, which will lead to the detection and conviction of the parties concerned in the abstraction of Bank Notes from letters posted at Chota Nagpore, within the last twelve months.

Any parties desirous of ascertaining further particulars, are requested to apply by letter to the Deputy Post Master General in Charge.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, }
28th August 1852. }

NOTICE.—The following Post Offices have been abolished:

Manickguang, in the Farreedpore District.

Ramree, in the Tenasserim Provinces.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, }
The 31st January 1853. }

NOTICE.

Agra, the 9th March, 1853.

NOTICE is hereby given, that the Government Bullock Train has been extended from Benares to Calcutta, and that Post Masters in charge of Bullock Train Offices, in the N. W. Provinces, are authorized to receive goods for despatch by Bullock Train to Calcutta, or any Station on the Grand Trunk Road, between Calcutta and Benares. The rates to be charged are given below:—

From Calcutta to Burdwan.....	Rs. 0 10 0
Ditto ditto „ Shergahatty.....	„ 2 7 0
Ditto ditto „ Benares.....	„ 3 8 0
From Benares to Shergahatty.....	Rs. 0 13 0
Ditto ditto „ Burdwan.....	„ 2 2 0
Ditto ditto „ Calcutta.....	„ 2 6 0

H. B. RIDDELL,
Post Master General, N. W. P.

Agra, the 18th January 1853.

NOTICE.—Carriage and Truck Dawks can now be laid from Delhi to Kurnaul, under the rules of the Passenger Carriage establishment, the rates are given below, the distance from Delhi to Kurnaul being calculated at 75 miles:

Banghy Van also leave Delhi and Kurnaul every 5 days in the week, Tuesday and Saturday excepted.

One seat in a Carriage 4 annas, 2 seats, or Express Carriage, 6 annas a mile or Truck, outside seat 2 annas per mile.

(Signed) H. B. RIDDELL,
Post Master General N. W. P.

(True Copy)

SRREENATH BANOOKJEE,
Clerk, P. M. General's Office.

Agra, the 14th January 1853.

NOTICE.—Passengers can now travel on a covered Mail Buggy from Agra to Indore, at the rates given below:

From Indore to Bombay, the Mail Contractor of that line has established a Passenger Cart, particulars regarding which can be obtained from his Agent at Indore.

1. If an extra Cart is engaged, the charge will be 8 annas a mile for 1 Passenger, for 2 Passengers 6 annas a mile and for 3 Passengers 4 annas a mile each, 25 seers baggage allowed for each Passenger.

2. For a seat on the Mail Buggy 2½ annas a mile will be charged and 10 seers baggage allowed for each Passenger.

(Signed) H. B. RIDDELL,
Post Master General N. W. P.

(True Copy)

SRREENATH BANOOKJEE,
Clerk, P. M. General's Office.

NOTICE.



The "Suorma" in tow of the "Jumna" will leave for Barrisaul and Dacca, on the 8th instant.

Applications for Freight and Passage for these Stations only, will be received at the Government Boat Office, until 2 p. m., on the 7th instant.

By order of the Superintendent of Marine.

J. WOODLEY,
Clerk of the Govt. Boat Office.

Government Boat Office,
The 4th April, 1853. }

OPIUM NOTIFICATION.—Notice is hereby given, that the Fourth Sale of Opium, the Provision of 1851-52, will be held at the Exchange Hall, on Friday, the 15th April, 1853; at 11 a. m. and will comprize 3,290 Chests, viz.:

Behar Opium.....	2,205
Benares Ditto,	1,085

Total, Chests, 3,290

2. The general conditions of the Sale now advised, will be the same as usual. They may be ascertained by reference to the Notification issued on the 18th November, 1852, and published in the Calcutta and Exchange Gazette, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance, will be the 20th April and 30th April, 1853, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, but may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 p. m. of Wednesday, the 20th April, 1853; and no Treasury Receipts, in full payment of lots, will be accepted after 4 p. m. of Saturday, the 30th April, 1853.

4. In addition to the quantity above advertised for Sale, the following quantities more or less of Behar and Benares Opium of 1851-52, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so.

	Behar, about Chests	Benares, about Chests	Total about Chests
On or about Friday, 20th May, 1853,	2205	1085	3290
or about Monday, 6th June, 1853,	2205	1085	3290
On or about Wednesday, 20th July, 1853,	2205	1085	3290
On or about Monday, 22nd August, 1853,	2205	1085	3290
On or about Tuesday, 20th September, 1853,	2205	1085	3290
On or about Thursday, 20th October, 1853,	2205	1085	3290
On or about Monday, 21st November, 1853,	2205	1085	3290
On or about Tuesday, 20th December, 1853,	2208	1064	3272
Total, ...	17643	8659	26302

By order of the Board of Revenue, Fort William,
the 31st March, 1853,

A. GROTE,
Junior Secretary.

CUSTOMS.

LIST OF PACKAGES LYING UNCLAIMED AT THIS OFFICE.

1849.			
Dec.	1.	2 Trunks, Lord F. Montagu,	Maidstone.
"	14.	4 Butts and 4 Barrels, (partly empty.)	Marlborough.
1850.			
Feb.	2.	1 Case, John Murray, Esq., care of Adam, Tuffoh and Co.,	Sutlej.
"	"	1 Ditto, Col. Blair,	Ditto.
June	16.	1 Ditto, Robt. McKinn,	Buckinghamshire.
Aug.	5.	1 Ditto, R and C,	Asia.
"	27.	E	
Sept.	26.	2 Baled Cases, W O,	Goldstream.
"	"	1 Case, B & J in circle,	Charlotte.
"	"	M	
Nov.	12.	1 Ditto, Messrs. DeGalon and Co.,	Mary C. Weller.
"	"	1 Tin Box, Messrs. Griffiths and Co.,	Ditto.
"	"	1 Case, Capt. C. Elphinston,	Ditto.
Dec.	9.	1 Box, Messrs. Schoone, Kilburne and Co.,	Laurick.
1851.			
Jan.	21.	1 Case, S A H,	Queen.
May	1.	1 Ditto, from E. S. Greene,	Duke of Wellington.
July	8.	4 Cases, Y C in diamond,	Rasex.
Oct.	18.	1 Ditto, H in diamond, 7-14.	Water ch.
Dec.	29.	1 Ditto, Capt. J. B. White	Rea mfg.
1852.			
Jan.	12.	1 Case, C in diamond, 1	Queen.
"	"	1 Case, W. Hay,	Ditto.
June	24.	1 Ditto, Chief Engineer, Fort William,	Shand.
Sept.	15.	1 Ditto, E. Sargent, 18th Royal Irish,	Arrow.
"	17.	1 Ditto, Major Ramsay, Burrell,	Deogram.
"	"	1 Ditto, Capt. Lee, H. M. 10th Regt, Foot,	Ditto.
Oct.	8.	1 Ditto, C. R. Prinssep,	William Jardine.
Dec.	23.	1 Ditto, A. M. Wise,	Mary Stoddart.
"	28.	1 Package, Ensign W. H. Lumsden, 68th Regt. N. 1.	Fanny Allum.
1853.			
Jan.	28.	1 Case, Revd. P. Mather,	Alfred.
"	"	2 Ditto, L. M. S.,	Ditto.
"	29.	1 Small Box, P. Crump, Esq.,	Sutlej.
Feb.	5.	1 Case, Mrs. Currell, care of Bissanath Law and Co.,	Gallant.
"	26.	1 Small Tin Box, Mrs. J. R. Rosell,	Ripsima A. Maria.
"	"	1 Package, S. D. and Son,	Ditto.
March	9.	Box, R. Z. Shireore,	Steamer Bosphorus.
"	17.	Case, C H in double triangle.	Rob Roy.

W. BRACKEN, Collector of Govt. Customs.

Calcutta. Custom House, the 1st of April, 1853.

COMMISSARIAT NOTICE.

SEALED TENDERS will be received at the Executive Commissariat Office at Calcutta, up to 4 P. M. of the 6th April, 1853, for the supply of Buncy (Europe), Arrowroot and Sago, for the Calcutta Division of the Army, for one year, from 1st May, 1853 to 30th April, 1854.

Tenders to specify rates in words as well as figures, will be received in Forms to be had on application at the Executive Commissariat Office at Calcutta, and be opened and read on the 7th April, 1853, at noon precisely, in the presence of such parties concerned as may choose to attend at the Office.

Contractors are required to render their accounts in English, (written on Foolscap paper,) agreeably to the system of the Office, without fee or reward.

STUART GRAHAM,

Offg. S. A. C. General.

Ex. Commiss. Office, Calcutta, }
The 15th March, 1853. }

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes, at or within	5 per Cent.
3 months,	
Government Acceptances do.,	3 ..

INTEREST CHARGED.

Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	4 ..
On Deposit of Opium, Metals and Indigo,	5 ..
On Deposit of other Goods,	6 ..
On Accounts of Credit, 3 per Cent. in excess of the above rates respectively.	

WM. GREY, Secy. & Treasurer.

Bank of Bengal, }
24th February, 1853. }

NOTICE is hereby given, under Section VI. Act No. 1. of 1845, that the undermentioned Estates in Zillah Rungpoor, will be put up to public and unreserved Sale at the Collector's Office of that District, on Thursday, the 21st April, 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue.

Number of Plots	Class of Mahals	Number of Mahals on the District Rent Roll or Register.	Names of Mahals	Recorded Proprietors.	Sudder Jumma.	Balance due up to the 1st of Phalgun 1259, B. S.
1.	Permanently settled, ...	58	Mouzah Khalicha Kachhaporah, &c.,	... Narain Prushad and Kallee Prushad Sheth, &c.,	669 6 8	249 9 7
"	"	156	Pergunnah Woodassee, 8 annas share,	... Ma. H. Bonowin, W. comessary and Joyntowny Choudrain, &c.,	2478 15 7	640 5 10
"	"	339	Talook Gataranre,	... Gunga Pra Datta and George Narain Simrah,	46 7 2	42 7 2
"	"	415	" Mussooreet Gore Gong,	... Dhimessey Datta and Prussoram Datta,	17 4 2	9 4 2
"	"	429	" Gore Gong,	... Keluram Datta,	15 13 4	7 15 4
"	"	458	" Madhupore,	... Pydnath Datta, &c.,	42 12 0	21 12 0
"	"	460	" Shakhatce,	... Joybhury Shah, &c.,	77 14 1	5 4 11

Rungpoor, Collector's Office, the 29th March, 1853.

A. G. MACDONALD, Offg. Collector.

NOTICE is hereby given, under Section VI. Act 1. of 1845, that the undermentioned Estates in Zillah Malda, will be put up to public and unreserved Sale at the Deputy Collector's Office of that District, on the 21st April, 1853, corresponding with 10th Betak 1260 B. S., Thursday, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue.

Number of Plots	Class of Mahals	Number of Mahals on the District Rent Roll or Register.	Names of Mahals	Recorded Proprietors.	Sudder Jumma.	Balance due up to 1st of Phalgun 1259 B. S.	Remarks.
1.	Permanently settled Mahals, ...	344	Tola Nischimpore and Tibhymnupore, Jagher of ...	Jagut Narain Chowdhre,	Rs. As. P. 6 7 64	Rs. As. P. 6 7 64	The rights and interests of the recorded proprietor in the last two Mahals, specified in column 4, will be put up to sale for the recovery of Arrears of Revenue on account of year B. S. due by her as the former proprietress of Mahal Krikilona, situated within the jurisdiction of the Moorshadabad Collectorate, as directed by a proceeding of that Court, dated 4th January, 1853.
"	Ditto ditto, ...	345	Ditto ditto, ...	Ditto ditto, ...	6 7 64	6 7 64	
"	Ditto ditto, ...	350	Ditto ditto Jagher of Aushorebeg, Ph. ditto, ...	Mirza Bahadoorbeg, ...	7 3 0	7 3 0	
4.	Ditto ditto, ...	248	Recorded Mouzah Seorjo Narainpore, Ph. Baisalbad, Kause Munimohumee,	65 13 2	864 7 1	
"	Ditto ditto, ...	251	Mouzah Karkana, Jhaurpore, Ph. ditto, ...	Ditto ditto, ...	235 1 7		

Malda, Deputy

Office, the 31st March, 1853.

E. C. CRASTER, Offg. Deputy Collector.

NOTICE is hereby given, under Section VI Act I. of 1846, that the under mentioned Estates in Zillah Bograh will be put up to public and unreserved Sale, at the Deputy Collector's Office of that District, on Friday the 22nd of April, 1853, corresponding with 11th Bysack, 1260 B. S., for Arrears of Revenue or other Demands, which, by the Regulation and Acts in force, are directed to be realized in the same manner as Aftree-
due on the 28th March 1853.

No. of Class.	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Name of Mehals.	Recorded Proprietor.	Sudder Jumma.	Balance up to List of March 1259 B. S.	Remarks.
11.	Estates not permanently settled, but settled by contract.	502	{ Muzah Neundighsee and Baughier, Pugh. Kibergaon. }	{ Kachee Goum Takeer, Gehind Money Debea, Goumraah Bae, Kachchunder Bae, Jang-sell and Goumraah of Prasunpoum Bae and another Minor, and Kachee Masee Dassea Mother and Guardian of the said Minors. }	1068 2 0	270 11 9	{ Seven Acres share of the Estate, the rights and interests of Kachee Goum Takeer, will be sold, }

Zillah Bograh, Deputy Collector's Office, the 31st March 1853.

R. H. RUSSELL,
Offg. Deputy Collector.

NOTICE is hereby given, under Orders of Government dated 20th January 1853, No. 56, that the under mentioned Government purchased Estate, in Zillah Bograh, will be put up to public Sale at the Deputy Collector's Office of that District, on Friday the 22nd of April 1853, corresponding with 11th Bysack 1260 B. S.

No. of Class.	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Name of Mehals.	Recorded Proprietor.	Sudder Jumma.	Remarks.
15.	Estates not permanently settled, but settled by contract.	509	Chuck Thurnee, Pugh. Vertahdaree.	Government.	31-9 7	{ The Estate will be sold at the upset price of one year's Jumma, viz. 26 rupees, the Sudder Jumma being subject to an increase of 1 rupee per annum from 1263 B. S. till the old Sudder Jumma of rupees 31-9-7 is attained. } { The purchaser, if other than the former, will not be entitled to possession till the expiry of the present lease, viz. 1261 B. S. }

R. H. RUSSELL,
Offg. Deputy Collector.

Zillah Bograh, Deputy Collector's Office, 31 March 1853

Mr. D. G. CLARK, of Edinburgh, Surgeon-Dentist, successor to Dr. A. Fitzpatrick, will continue to carry out Dr. A. Fitzpatrick's new system of adapting Artificial Teeth, at No. 2, Chowringhee Road.

UNGOVERNMENTED SERVICE FAMILY PENSION FUND.

Result of Votes on the Propositions 1, 2, 3 and 4, and the Amendment in Rule 16 of the Fund, submitted with Circular Letter of the Secretary, Ungovernated Service Family Pension Fund, dated 15th December, 1852

	Number of Subscribers,	320
For 1st, 2nd, 3rd and 4th Propositions and Amendment,		289
For Ditto	Ditto excepting 3rd Proposition,	2
For Ditto	but Against Amendment,	6
For Amendment but Against Propositions,		4
Against Propositions and Amendment,		7
Not voted at all,		72
Total Number of Subscribers,		320

Of these, about 2/3rds are Subscribers to the Children's Fund.

N. B.—As proposed in the Circular, the new Tables of rates for the Children's Fund will come into effect from the 1st of May, 1853

CHILDREN'S FUND.

MEMO.

Amount to be credited to Reserve Fund on the 1st May, 1853,	55,000
Interest on Co.'s Rs. 55,000 for 1 year at 6 per Cent. per annum,	3,300
Against this, will have to be debited to make up the deficiency in the payments on 24 Subscribers, whose Subscriptions are less than the rates laid down in the new Tables of Rates, as per Proposition 3 of Circular, dated 15th December, 1852,	1,680
Estimated net divisible sum for 1853-54, Co.'s Rs.	1,620

which will admit of a reduction of 10 per Cent. in the monthly Subscription for Children, of 123 Subscribers who shall have completed five years' consecutive payments on or before the 30th April, 1853, and who come in to pay according to the modified Tables of Rates, which will come into operation from 1st May, 1853.

WIDOWS' FUND.

MEMO.

Amount at credit of Reserve Fund,	1,70,000
Ditto to be credited on the 1st May, 1853,	35,000
	2,05,000
Interest on Co.'s Rs. 2,05,000 for 1 year at 6 per Cent. per annum,	12,300 0
Probable balance of Interest on Reserve Fund after adjusting the reduction of 36 per Cent. allowed for 1852-53,	610 7
Estimated net divisible sum for 1853-54, Co.'s Rs.	12,910 7

which will admit of a reduction of 36 per Cent. in the monthly Subscription for Wives of 162 Subscribers, who shall have completed five years' consecutive payments on or before the 30th of April, 1853, and who now pay according to the modified Table of Rates, which came into operation from 1st May, 1849.

Published by order of the Directors,

FUND OFFICE,
The 5th April, 1853.

H. ANDREWS,
Secretary.

John Nixon Sharpe, vs. Maurice FitzGerald Sanden, Administrator of the Estate of William Watson, deceased. PURSUANT to an order of the Supreme Court of Judicature at Fort William in Bengal, made in the above cause, bearing date the Twelfth day of July, One Thousand Eight Hundred and Fifty-two, the Creditors of William Watson, heretofore of Allahabad, Superintendent Surgeon of the Army Circle, who died on or about the year One Thousand Eight Hundred and Fifty, are hereby required to come in and prove their respective claims before William Macpherson, Esquire, the Master of the said Court, at his Office, in the Court House, on or before the Second day of May, One Thousand Eight Hundred and Fifty-three, or in default thereof they will be peremptorily excluded from the benefit of the said order.

W. MACPHERSON,
Master.

Mr. T. D. K. Wallis,
Cmptl's Attorney,
Calcutta, Supreme Court,
Master's Office,
The 2nd April, 1853.

Sreemutty Hurrooondary Dossee, vs. Chan-loomary Dossee and Hurrooondary Dossee, otherwise called Nutehee Dossee, daughters, heirs and legal personal representatives of Golaup Dossee, deceased.

PURSUANT to an order of the Supreme Court of Judicature at Fort William in Bengal, made in the above cause, bearing date the Tenth day of February, One Thousand Eight Hundred and Fifty-three, the Creditors of Golaup Dossee, late of Barra Bazar, in the Town of Calcutta, Hindoo Widow, deceased, who died on or about the Twelfth day of October, One Thousand Eight Hundred and Fifty-one, intestate, are hereby required to come in and prove their respective debts before William Macpherson, Esquire, the Master of the said Supreme Court, at his Office, in the Court House, or in default thereof, they will be excluded from the benefit of the said order.

W. MACPHERSON,
Master.

H. Swinbee,
Plaintiff's Attorney,
Calcutta, Supreme Court,
Master's Office,
The 11th day of March, 1853.

CAUTION.

THE public in general, and Brokers and Dealers in Government Securities in particular, are hereby cautioned against purchasing or advancing money on the security of or otherwise insuring the unmentioned Government Securities, belonging to Free Middy Tarramoney Doosee, which have been fraudulently obtained from her by parties not entitled thereto. Notice has been given to the Accountant General, stopping the payment of interest on and renewal of these Government Securities. Further information will be afforded upon application at our Office.

DICKMAN AND ABBOTT.

Attorneys for Sec Mutty Tarramoney Dossan.

Calcutta, 1st April, 1853.

Nos. 8884-2022, dated 3rd Nov. 1825, for	1,500	Sa. Rs.
No. 14770, dated 1st Feb. 1828, for	1,000	
and		

No. 18055,.....for Co.'s Re. 500
All of the Five per Cent Loan.

Sheriff's Office, the 23rd March, 1853.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and ~~also~~ an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Thursday, the Fourteenth day of April next; at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day, precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

E. BELLAIN, *Sacrist*

ਸਤਿਕ ਆਗਿਸ ੨੭ ਮਾਰਚ ੧੮੮੭ ਸਾਲ ।

লম্বাচীর দেওয়া যাইতেছে যে আদালত ১৪
এপ্রিল ১৮৫৩ খ্রিঃ বৃহস্পতিবার দুই প্রহরের সময়
কলিকাতার কোর্ট উইলিয়মের এবং ডাঃহার ব্যক্তি-
লাভি যে সকল কান ডিবিমিতে বন্দীদের কোর্ট
উইলিয়মের মুখ্যমন্ত্রী কোর্ট আদালত যার
ওপর টাইলস এবং এডমিরাল্টী অর্থাৎ মহাসমুদ্র
সমুদ্রীক মোকদ্দমা বিচার্য কান এক বেশীমান
অর্থাৎ ডিভিন করিবেন।

এই সেন্সিটিভ পত্রকাল পাঠ্য পত্রিকার উদ্দেশ্য
প্রথম দিকের দুই প্রকাশের সময় উদ্দেশ্যের প্রতি
দিকের এগারো খণ্ডের সময় পত্রিকার প্রতিদ্বন্দ্বিতা
স্বরণ রাখুন।

N. BELLEAIR, Sheriff.

मन्त्रिभू ।

LOST.—First Half of a Bank of Bengal Note No. 36839, for Company's Rupees 10, and Second Half, No. 23135, for Company's Rupees 2: payment stopped at the Bank.

Report showing the smallest Depth of Water in the Bhauagiruttee, Jellinghee and Mutabangah Rivers, on the 31st March, 1853.

Name of River.	Smallest Depth of Water.	Where Shallowest.
<i>Bhannirattia River.</i>		
At its entrance	0 3	
Below the cut	0 3	
From thence to Mogy-pore.	0 3	At Sooty.
From Mogy-pore to Sad-diet-mugh.	0 4	" Sompore.
From Sad-diet-mugh to Berhampore.	1 2	" Rufferpore.
From Berhampore to Cutwa.	1 2	" Sompore.
And from Cutwa to Nadlehia.	1 4	" Maudslababad.
	1 6	" Berhampore.
	1 6	" Muzpore.
	1 0	" Beeloupparah.
	1 2	" Below Cutwa.
	1 2	At Kalleclapore.
<i>Jellinghe River.</i>		
At its entrance	0 0	Closed.
From thence to Hame-mug.	0 3	" Pyram-pore.
From Hame-mug to Te-ach.	0 4	" Jellinghe.
From Te-ach to So-rah.	1 2	" Kumbheah.
From So-rah to So-rah.	1 3	" Oostumpore.
From So-rah to So-rah.	2 2	" Taongah.
And from So-rah to Masingpore.	2 2	" Sahlongghur.
	2 2	" Kalleengghur.
	2 6	" Bostomaghur.
<i>Matabanguk River.*</i>		
At its entrance	7 0	
From thence to Haut Boleah.	2 9	At Jutparrah.
	2 9	" Dewangunge.
	1 9	" Boleah.
	1 9	" Moobungah.
	1 9	" Mangghermah.
From Haut Boleah to Katchikattah.	1 9	" Banderickah.
	1 7	" Pultungah.
	1 6	" Govezattah.
	1 3	" Ason-mah.
	1 1	" Doyengunge.
From Katchikattah to Kishengunge.	1 7	Below Shalampore.
And from Kishengunge to Seclapore.	2 2	At Dongpore.
	2 4	" Seclapore.
	2 10	" Govezattah.

Height of Water on Gauge at Verbanore on the 31st March, 1860, + 0 foot 2½ inch.

J. LANG, Major, Supt. Nuddam Rivers.

Richmond, 4th April, 1853.

* Since last report, the Channel of this river at Bulah, has been deepened by the construction of Mounds, from 1 foot 6 inches to 4 feet 4 inches, at Mowbongah from 1 foot 4 inches to 2 feet 6 inches, and at Danyegange, from 1 foot 4 inches to 2 feet 11 inches.

NOTICE.—All persons indebted to, or having claims on, the Estate of the late Captain C. S. Reynolds, 49th Regiment Native Infantry, and Principal Assistant to the Commissioner of Assam, at Tezpur, are requested to make the same known without delay, by letter, post paid, to the Committee of Adjustment, now sitting at Tezpur.

G. F. F. VINCENT, *Lieut.*,

30th Regiment Native Infantry

Pres. Committee of Adjustment.

Tempore, Arizona,
29th January, 1853.

The following Works are at present in store at the Book Agency for sale :

FRED. J. MORAT, M. D.,

Govt. Hook Agent.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by noon of TUESDAYS and FRIDAYS; and of a few lines only, before 5 p. m. of those days.

SATURDAY, APRIL 9, 1853.

Fort William, Home Department, Legislative,
the 1st April, 1853.

The following Draft of a proposed Act was read in Council for the first time on the 1st of April, 1853.

Act No. — of 1853.

An Act to amend the practice and course of proceeding on the Equity side of Her Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort St. George and Bombay.

WHEREAS it is expedient to amend the practice and course of proceeding on the Equity side of Her Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort St. George and Bombay. It is enacted as follows:

I. Every bill of complaint to be filed in any of the said Courts after the time hereinafter appointed for the commencement of the Act, shall contain, as concisely as may be, a narrative of the material facts, matters and circumstances on which the plaintiff relies, such narrative being divided into paragraphs numbered consecutively, and each paragraph containing, as nearly as may be, a separate and distinct statement or allegation, and shall pray specifically for the relief which the plaintiff may conceivably be entitled to, and also for general relief, but such bill of complaint shall not contain any interrogatories for the examination of the defendant.

II. Within a time, to be limited by the rules or orders to be made by the Judges of the said Courts respectively in that behalf, the plaintiff in any suit in any of the said Courts commenced by bill, may, if he requires an answer from any defendant therein, file in the sworn clerk's or other proper officer of the said Court, interrogatories for the examination of the defendant or defendants, or each of them from whom he shall require an answer, and deliver to the defendant or defendants so required to answer, or to his or their solicitor, a copy of such interrogatories, or of such of them as shall be applicable to the particular defendant or defendants, and no defendant shall be called upon or required to put in any answer to a bill unless interrogatories shall have been so filed, and a copy thereof delivered to him or his solicitor, within the time so to be limited, or within such further time as the Court shall think fit to direct.

III. Whether the plaintiff in any suit in any of the said Courts shall or shall not require any answer from the defendant, or any one or more of the defendants to the bill, such defendant or defendants may, without leave of the Court, put in a plea, answer, or demurrer to the plaintiff's bill within the time now allowed to the defendant for answering alone to a bill, or within such other time as shall be fixed by any rules or orders to be framed by the Judges of the said Courts respectively in that behalf; but after that time a defendant or defendants not required to answer the plaintiff's bill shall not be at liberty to put in a plea, answer, or demurrer to the bill, without leave of the Court, provided that the power of the Court to grant further time for pleading, answering, or demurring to any bill, upon the application of any defendant or defendants therein, whether required to answer the bill or not, shall remain in full force, and shall not be in any wise prejudiced or affected; provided also that if the Court shall grant any further time to any defendant for pleading, answering or demurring to the bill, the plaintiff's right to move for a decree under the provisions hereinafter contained shall in the mean time be suspended.

IV. The answer of the defendant to any bill of complaint in any of the said Courts may contain not only the answer of the defendant to the interrogatories so filed as aforesaid, but such statements material to the case as the defendant may think necessary or advisable to set forth therein, and such answer shall also be divided into paragraphs, numbered consecutively, each paragraph containing, as nearly as may be, a separate and distinct statement or allegation.

V. The plaintiff in any suit commenced by bill shall be at liberty, at any time after the time allowed to the defendant for answering the same shall have expired (but before replying), to move the Court, upon such notice as shall be that shall be prescribed by any rule or order to be made by the Judges of the said Courts respectively, for such decree or decreetal order as he may think himself entitled to, and the plaintiff and defendant respectively shall be at liberty to file affidavits in support of and in opposition to the motion so to be made, and to use the time on the hearing of such motion; and if such motion shall be made after an answer filed to the cause

the answer shall, for the purposes of the motion, be treated as an affidavit.

VI. Upon any such motion for a decree or decretal order, it shall be discretionary with the Court to grant or refuse the motion, or to make an order giving such directions for or with respect to the further prosecution of the suit, as the circumstances of the case may require, and to make such order as to costs as it may think right.

VII. The practice of excepting to bills, answers and other proceedings in the said Courts for impertinence, shall be, and the same is hereby abolished; provided that it shall be lawful for any of the said Courts to direct the costs occasioned by any impertinent matter introduced into any proceeding in the said Court to be paid by the party introducing the same, upon application being made to the Court for that purpose.

VIII. It shall be lawful for the Court, upon the application of the plaintiff in any suit in any of the said Courts, whether commenced by bill or by claim, and as to a suit commenced by bill, whether the defendant may or may not have been required to answer the bill, or may or may not have been interrogated as to the possession of documents, to make an order for the production to any defendant, upon oath, of such of the documents in his possession or power relating to matters in question in the suit as the Court shall think right, and the Court may deal with such documents when produced in such manner as shall appear just.

IX. It shall be lawful for any defendant in any suit, whether commenced by bill or by claim, but in suits commenced by bill which the defendant is required to answer, not until after he shall have put in sufficient answer to the bill, and without filing any cross bill of discovery, to file, in the sworn clerk's or other proper office of the Court wherein such suit is pending, interrogatories for the examination of the plaintiff, to which shall be prefixed a concise statement of the subjects on which a discovery is sought, and to deliver a copy of such interrogatories to the plaintiff or his solicitor, and such plaintiff shall be bound to answer such interrogatories, in like manner as if the same had been contained in a bill of discovery filed by the defendant against him on the day when such interrogatories shall have been filed, and as if the defendant to such bill of discovery had on the same day duly appeared; and the practice of the Court with reference to excepting to answers for immateriality, or for scandal, shall extend and be applicable to answers put in to such interrogatories; provided that in determining the materiality or relevancy of any such answer, or of any exception thereto, the Court is to have regard, in suits commenced by bill, to the statement contained in the original bill, and in the answer which may have been put in thereto by the defendant exhibiting such interrogatories for the examination of the plaintiff, and in suits commenced by claim, to the statements therein, and in any affidavits which may have been filed either in support thereof or in opposition thereto; provided also that a defendant, if he shall think fit so to do, may exhibit a cross bill of discovery against the plaintiff, instead of filing interrogatories for his examination.

X. It shall be lawful for the Court, upon the application of any defendant in any suit, whether commenced by bill or by claim, but as to suits commenced by bill where the defendant is required to answer the plaintiff's bill, not until after he has put in a full and sufficient answer to the bill,

unless the Court shall make any order to the contrary, to make an order for the production by the plaintiff in such suit, on oath, of such of the documents in his possession or power relating to the matter in question in the suit as the Court shall think right, and the Court may deal with such documents when produced in such manner as shall appear just.

XI. Every plea, answer, disclaimer, or examination may be filed without any further or other formality than is required in the swearing and filing of an affidavit.

XII. In suits commenced in any of the said Courts by bill, where notice of motion for a decree or decretal order shall not have been given, or, having been given, where a decree or decretal order shall not have been made thereon, issue shall be joined by filing a replication, in the form or to the effect of the replication now in use in the said Courts respectively, and where a defendant shall not have been required to answer and shall not have answered the plaintiff's bill, he shall be considered to have traversed the case made by the bill.

XIII. Where a defendant to a suit in any of the said Courts commenced by bill shall not have been required to answer the bill, and shall not have answered the same, such defendant shall be at liberty to move to dismiss the bill for want of prosecution, at such times and under such circumstances, and subject to such restrictions, as shall be in that behalf prescribed by any rules or orders to be made by the Judges of the said Courts respectively in that behalf.

XIV. Every affidavit to be used in the said Courts shall be divided into paragraphs, and every paragraph shall be numbered consecutively, and, as nearly as may be, shall be confined to a distinct portion of the subject.

XV. When any suit commenced in any of the said Courts by bill shall be at issue, the Court or a Judge thereof may, upon the application of any of the parties to the suit, and by consent of all the other parties thereto, make an order that the parties shall be at liberty to verify their respective cases by affidavit, and such cases may thereupon be verified accordingly. If any one or more of the parties, who shall not have a sufficient interest in the matters in question to require the evidence to be oral, shall not consent to the making of such order, the Court, or a Judge thereof, may make the same without the consent of such party or parties.

XVI. If no such order shall be made, the evidence to be adduced in the cause after issue is joined therein shall be taken orally before the Court, and the attendance of witnesses and the production of documents may be enforced in the manner for the time being in use on the Common Law side of the said Courts respectively; provided that the Court may order any particular witness or witnesses within the jurisdiction of the Court, or any witness or witnesses out of the jurisdiction of the Court, to be examined, upon interrogatories or otherwise, under a commission, and to make such order relating to such examination as the Court may think fit; and provided also that affidavits of particular witnesses, or affidavits as to particular facts or circumstances, may by consent of the parties, or by leave of the Court obtained upon notice, be used on the hearing of any cause; such consent, and also the consent required by the XV. Section of this Act, may, with the approbation of the Court, be given by or on the part of learned counsel or

infants, or other persons under disability, being parties to any such suit.

XVII. Upon the hearing of any suit depending in any of the said Courts, whether commenced by bill or claim, and also upon the hearing of any motion, petition or other proceeding in any of the said Courts, the Court, if it shall see fit so to do, may, upon the application of any of the parties thereto, or of its own accord, require and enforce the attendance and oral examination before itself of any witness, or of any party to the suit, and may also require and enforce the production of any document or documents, and may direct the costs of the attendance and examination of such witness or party and of the production of such document or documents to be paid by such of the parties to the suit, or in such manner as it may think fit.

XVIII. Any party in any suit or matter depending on the Equity side of any of the said Courts may, by order of the Court or of a Judge thereof, issue a writ of *subpoena ad testificandum* or *duces tecum*, for the purpose of compelling the attendance of any person before the said Courts, or before the Commissioner or Commissioners specially appointed for the purpose, at a time and place to be specified in such subpoena, to give evidence and produce documents in support of or in opposition to any claim, motion, petition, or other proceeding before the Court; and every person served with such subpoena shall be bound to attend in pursuance thereof, and to produce documents, and to give evidence, in like manner and subject to the same rules as a witness subpoenaed to attend or produce documents upon the trial of any cause in the said Court.

XIX. Any person who shall make an affidavit which shall be used or filed by any party to a suit in any of the said Courts, may, by the order of the Court or of a Judge thereof, be subjected to oral cross-examination by or before the Court, or a Commissioner or Commissioners to be appointed for that purpose, and may be subpoenaed to attend for that purpose, and to produce any document or documents, at a time and place to be specified in the subpoena; and any person so subpoenaed shall be bound to attend and produce such document or documents in pursuance of such subpoena, in the same manner, and subject to the same rules, as a witness subpoenaed to attend and give evidence or produce documents on the trial of a cause; and such person may be cross-examined and re-examined orally; provided that the Court shall always have a discretionary power of acting upon such evidence as may be before it at the time, and of making such interim orders as may appear necessary to meet the justice of the case.

XX. The costs of the attendance of any person, for the purpose of cross-examination as aforesaid, and of the said examination and re-examination, shall be paid by the parties respectively, in like manner as the costs of a person so attending to be cross-examined and re-examined, and the costs of such parties respectively, unless the Court shall think fit otherwise to direct.

XXI. It shall not be competent to a party defendant in any suit in any of the said Courts, to take any objection for want of parties to such suit, in any case to which the rules hereinafter set forth extend, and such rules shall be deemed to be part of the law and practice of the said Courts respectively, and any law or practice

any of the said Courts inconsistent therewith shall be and is hereby abrogated and annulled.

Rule 1st.—Any residuary legatee or next of kin may, without serving the remaining residuary legatees or next of kin, have a decree for the administration of the personal estate of a deceased person.

Rule 2nd.—Any legatee interested in a legacy chargeable upon real estate, and any person interested in the proceeds of real estate directed to be sold, may, without serving any other legatee or person interested in the proceeds of the estate, have a decree for the administration of the estate of a deceased person.

Rule 3rd.—Any residuary devisee or heir may, without serving any co-residuary devisee or co-heir, have the like decree.

Rule 4th.—Any one of several cestuis que trust under any deed or instrument may, without serving any other of such cestuis que trust, have a decree for the execution of the trusts of the deed or instrument.

Rule 5th.—In all cases of suits for the protection of property pending litigation, and in all cases in the nature of waste, one person may sue on behalf of himself and of all persons having the same interest.

Rule 6th.—Any executor, administrator or trustee may obtain a decree against any one legatee, next of kin, or cestuis que trust, for the administration of the estate or the execution of the trusts.

Rule 7th.—In all the above cases the Court, if it shall see fit, may require any other person or persons to be made a party or parties to the suit, and may, if it shall see fit, give the conduct of the suit to such person as it may deem proper, and may make such order in any particular case as it may deem just for placing the defendant on the record on the same footing in regard to costs as other parties having a common interest with him in the matters in question.

Rule 8th.—In all the above cases the persons who, according to the present practice of the Court, would be necessary parties to the suit, shall be served with notice of the decree, and after such notice they shall be bound by the proceedings in the same manner as if they had been originally made parties to the suit, and they may, by an order of Court, have liberty to attend the proceedings under the decree; and any party so served may, within such time as shall in that behalf be prescribed by the rule or order to be made by the said Courts respectively in that behalf, apply to the Court to add to the decree.

Rule 9th.—In all suits concerning real or personal estate which is vested in trustees under a will, settlement, or otherwise, such trustees shall represent the persons beneficially interested under the trust, in the same manner and to the same extent as the executors or administrators in suits concerning personal estate represent the persons beneficially interested in such personal estate, and in such cases it shall not be necessary to make the persons beneficially interested under the trusts parties to the suit, but the Court may upon consideration of the matter on the hearing, if it shall so think fit, order such persons or any of them to be made parties.

XXII. The practice of setting down a cause merely on an objection for want of parties to the suit shall be abolished.

XXIII. If in any suit or other proceeding before any of the said Courts, it shall appear to the Court that any deceased person who was interested in the matters in question has no legal personal representative, it shall be lawful for the Court either to proceed in the absence of any person representing the estate of such deceased person, or to appoint some person to represent such estate for all the purposes of the suit or other proceeding, on such notice to such person or persons, if any, as the Court shall think fit, either especially or generally by public advertisements; and the order so made by the said Court, and any orders consequent thereon, shall bind the estate of such deceased person, in the same manner in every respect as if there had been a duly constituted legal personal representative of such deceased person, and such legal personal representative had been a party to the suit or proceeding, and had duly appeared and submitted his rights and interests to the protection of the Court.

XXIV. It shall be lawful for any person claiming to be a creditor, or a specific pecuniary or residuary legatee, or the next of kin, or some or one of the next of kin of a deceased person, to apply for and obtain as of course, without bill or claim filed, or any other preliminary proceedings, a summons from a Judge of any of the said Courts, requiring the executor or administrator, as the case may be, of such deceased person, to attend before him at chambers for the purpose of showing cause why an order for the administration of the personal estate of the deceased should not be granted, and upon proof by affidavit of the due service of such summons, or on the appearance in person, or by his solicitor or counsel, of such executor or administrator, and upon proof by affidavit of such other matters, if any, as such Judge shall require, it shall be lawful for such Judge, if he is of opinion he shall think fit so to do, to make the usual order for the administration of the estate of the deceased, with such variations, if any, as the circumstances of the case may require, and the order so made shall have the force and effect of a decree to the like effect made on the hearing of a cause or claim between the said parties; provided that such Judge shall have full discretionary power to grant or refuse such order, or to give any special directions touching the carriage or execution of such order, and in the case of applications for any such order by two or more different persons or classes of persons, to grant the same to such one or more of the claimants, or of the classes of claimants, as he may think fit; and if the Judge shall think proper, the carriage of the order may subsequently be given to such party interested, and upon such terms as the Judge may direct.

XXV. A duplicate or copy of such summons shall, previously to the service thereof, be filed in the office of the registrar or other proper officer of the Court to a Judge whereof such application for a summons shall be made, and no service thereof upon any executor or administrator shall be of any validity unless the copy so served shall be countersigned by such registrar or other officer of the Court thereof, and the filing of such summons shall have the same effect with respect to its pendency as the filing of a bill or claim.

XXVI. It shall be lawful for any person claiming to be a creditor of any deceased person, or interested under his will, to apply for and obtain in a summary way, in the manner hereinbefore provided with respect to the personal estate of a

deceased person, an order for the administration of the immovable estate of a deceased person, being a Hindu or a Mahomedan, or for the administration of the real estate of a deceased person, not being a Hindu or a Mahomedan, where the whole of such real estate is by devise vested in trustees who are by the will empowered to sell such real estate, and authorized to give receipts for the rents and profits thereof, and for the produce of the sale of such real estate and all the provisions hereinbefore contained with respect to the application for such order, in relation to the personal estate of a deceased person and consequent thereon, shall extend and be applicable to applications for such orders as hereinbefore mentioned with respect to immovable or real estate.

XXVII. It shall be lawful for the Court, in any suit for the foreclosure of the equity of redemption in any mortgaged property, upon the request of the mortgagee or of any subsequent incumbrancer, or of the mortgagor, or any person claiming under them respectively, to direct a sale of such property instead of a foreclosure of such equity of redemption on such terms as the Court may think fit to direct, and if the Court shall so think fit without previously determining the priorities of incumbrancers, or giving the usual or any time to redeem; provided that if such request shall be made by any subsequent incumbrancer, or by the mortgagor, or by any person claiming under them respectively, the Court shall not direct any such sale without the consent of the mortgagee, or the persons claiming under him, unless the party making such request shall deposit in Court a reasonable sum of money, to be fixed by the Court, for the purpose of securing the performance of such terms as the Court may think fit to impose on the party making such request.

XXVIII. No suit in any of the said Courts shall be dismissed by reason only of the misjoinder of persons as plaintiffs therein, but wherever it shall appear to the Court that notwithstanding the conflict of interest in the co-plaintiffs, or the want of interest in some of the plaintiffs, or the existence of some ground of defence affecting some or one of the plaintiffs, the plaintiffs or some or one of them are or is entitled to relief, the Court shall have power to grant such relief, and to modify the decree according to the special circumstances of the case, and for that purpose to direct such amendments, if any, as may be necessary, and at the hearing, before such amendments are made, to treat any one or more of the plaintiffs as if he or they were a defendant or defendants in the suit, and the remaining or other plaintiff or plaintiffs was or were the only plaintiff or plaintiffs on the record; and where there is a misjoinder of plaintiffs and the plaintiff having an interest shall have died leaving a plaintiff on the record without an interest, the Court may, at the hearing of the cause, order the cause to be revived, as may appear just, and proceed with the disposition of the cause if it shall be fit, and to make such directions as to costs or otherwise as may appear just and expedient.

XXIX. No suit in any of the said Courts shall be open to objection on the ground that a merely declaratory decree or order is sought thereby, nor shall it be lawful for the Court to make binding declarations of right without granting consequential relief.

XXX. It shall be lawful for the Court to adjudicate on questions arising between parties notwithstanding that they may be some only of the

parties interested in the property respecting which the question may have arisen, or that the property in question is comprised with other property in the same settlement, will, or other instrument, without making the other parties interested in the property respecting which the question may have arisen, or interested under the same settlement, will, or other instrument, parties to the suit, and without requiring the whole trusts and purposes of the settlement, will, or other instrument to be executed under the direction of the Court, and without taking the accounts of the trustees or other accounting parties, or ascertaining the particulars or amount of the property touching which the question or questions may have arisen; provided always, that if the Court shall be of opinion that the application is fraudulent or collusive, or for some other reason ought not to be entertained, it shall have power to refuse to make the order prayed.

XXXI. Upon any suit in any of the said Courts becoming abated by death, marriage or otherwise, or defective by reason of some change or transmission of interest or liability, it shall not be necessary to exhibit any bill of revivor or supplemental bill in order to obtain the usual order to revive such suit, or the usual or necessary decree or order to carry on the proceedings; but an order to the effect of the usual order to revive, or of the usual supplemental decree, may be obtained as of course, upon an allegation of the abatement of such suit or of the same having become defective, and of the change or transmission of interest or liability; and an order so obtained, when served upon the party or parties who, according to the present practice of the said Court, would be defendant or defendants to the bill of revivor or supplemental bill, shall, from the time of such service, be binding on such party or parties, in the same manner in every respect as if such order had been regularly obtained according to the existing practice of the said Courts, and such party or parties shall thenceforth become a party or parties to the suit, and shall be bound to enter an appearance thereto in the office of the registrar or other officer of the Court within such time and in like manner as if he or they had been duly served with process to appear to a bill of revivor or supplemental bill filed against him; provided that it shall be open to the party or parties so served, within such time after service as shall be in that behalf prescribed by any rule or order to be made by the Judges of the said Courts respectively in that behalf, to apply to the Court by motion or petition to discharge such order on any ground which would have been open to him on a bill of revivor or supplemental bill, stating the previous proceedings in the suit and the alleged change or transmission of interest or liability, and praying the usual relief consequent thereon; provided also, that if any party so served shall be under any disability, other than coverture, such order shall be of no force or effect as against such party until a guardian or guardians *ad litem* shall have been duly appointed for such party, and such time shall have elapsed thereafter as shall be prescribed by any rule or order to be made by the Judges of the said Courts respectively in that behalf.

XXXII. It shall not be necessary to exhibit any supplement or bill in any of the said Courts for the purpose only of stating or putting in issue facts or circumstances which may have occurred after the institution of any suit; but such facts or circumstances may be introduced by any amendment into the original bill of complaint in the suit,

if the cause is otherwise in such a state as to allow of an amendment being made in the bill, and if not, the plaintiff shall be at liberty to state such facts or circumstances on the record, in such manner, and subject to such rules and regulations, with respect to the proof thereof, and the answering the defendant leave and opportunity of answering and meeting the same, as shall in that behalf be prescribed, by any rule or order to be made by the Judges of the said Courts respectively.

XXXIII. It shall be lawful for the Court in any case where any account is required to be taken, to give such special directions, if any, as it may think fit, with respect to the mode in which the account should be taken or vouched, and such special directions may be given either by the decree or order directing such account, or by any subsequent order or orders, upon its appearing to the Court that the circumstances of the case are such as to require such special directions, and particularly it shall be lawful for the Court, in cases where it shall think fit so to do, to direct that in taking the account, the books of account in which the accounts required to be taken have been kept, or any of them, shall be taken as *prima facie* evidence of the truth of the matters therein contained, with liberty to the parties interested to take such objections thereto as they may be advised.

XXXIV. If after a suit shall have been instituted in any of the said Courts in relation to any real estate, it shall appear to the Court that it will be necessary or expedient that the said real estate, or any part thereof, should be sold for the purposes of such suit, it shall be lawful for the said Court to direct the same to be sold at any time after the institution thereof, and such sale shall be as valid to all intents and purposes as if directed to be made by a decree or decretal order on the hearing of such cause; and any party to the suit in possession of such estate, or in receipt of the rents and profits thereof, shall be compelled to deliver up such possession or receipt to the purchaser or such other person as the Court shall direct.

XXXV. Where any real or immovable or any personal property shall form the subject of any proceedings in any of the said Courts, and the Court shall be satisfied that the same will be more than sufficient to answer all the claims thereon, which ought to be provided for in such suit, it shall be lawful for the said Court at any time after the commencement of such proceedings, to allow to the parties interested therein, or any one or more of them, the whole or part of the annual incomes of such real or immovable property, or a part of such personal property, or a part or the whole of the income thereof, up to such time as the said Court shall direct, and for that purpose to make such orders as may appear to the said Court necessary or expedient.

XXXVI. Upon application, by motion or petition, to any of the said Courts in any suit depending therein for an injunction, or a receiver, or to dissolve an injunction or discharge an order appointing a receiver, the answer of the defendant shall, for the purposes of evidence on such motion or petition, be regarded merely as an affidavit of the defendant, and affidavits may be received and read in opposition thereto.

XXXVII. In case any of the directions herein contained with respect to the practice and course of proceedings in any of the said Courts shall, by mistake of parties, fail to be followed in any suit or proceeding in any of the said Courts, it shall be lawful for the Court, if it shall think fit, upon pay-

most of such costs as such Court shall direct, to make such order giving effect to and rectifying such proceedings as may be justified by the merits of the case.

XXXVIII. In cases where, according to the present practice of the said Courts, they decline to grant equitable relief until the legal title or right of the party or parties seeking such relief shall have been established in a proceeding at law, the said Court, sitting as a Court of Equity, may itself determine such title or right, without requiring the parties to proceed at law to establish the same.

XXXIX. The Judges of the said Courts respectively may, from time to time, make General Rules and Orders for carrying the purposes of this Act into effect, and for regulating the times and form and mode of proceeding, and generally the practice of the said Court, in respect of the matters to which this Act relates, and for regulating the fees and allowances to all officers of the said Court and solicitors thereof, in respect to such matters, and, so far as may be found expedient, for altering the course of proceeding hereinbefore prescribed in respect to the matters to which this Act relates or any of them, and such Rules and Orders may, from time to time, be rescinded or altered by the like authority, and all such Rules and Orders shall be subject to be confirmed or disallowed by the Governor General of India in Council, and to be altered or rescinded by Her Majesty, her heirs or successors, in Council, in the same manner as the like Rules and Orders would have been, if made by the said Courts respectively under their general or statutory power of making Rules.

XL. This Act shall extend to suits and proceedings on the Equity side only of the said Supreme Courts, and in the construction of this Act the words "Bill of Complaint" shall mean and include "Information," the word "Affidavit" shall mean and include "Affirmation" in cases where affirmation is allowed.

XLI. This Act shall commence and take effect from and after the day of _____ provided that it shall be lawful for the Judges of the said Courts respectively to make and issue any such Rules or Orders as aforesaid at any time after the passing of this Act, so as the same be not made to take effect before the time appointed for the commencement of this Act.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 1st day of July next.

J. P. GRANT,
Secy. to the Govt. of India,

Fort William, Home Department, Legislative,
The 8th April, 1853.

The following Draft of a proposed Act was read in Council for the first time on the 8th April, 1853:

ACT No. — OF 1853.

An Act to facilitate the removal of nuisances and encroachments below high water mark in the Islands of Bombay and Colaba.

WHEREAS there is a large sea shore in the Islands of Bombay and Colaba, and it is expedient, with a view to the safe navigation of the harbour of Bom-

bay and to the public interests generally, to facilitate the removal of nuisances, obstructions and encroachments below high water mark in the said harbour, or upon or about the shores of the said Islands; It is enacted as follows:—

I. It shall be lawful for the Collector of Land Revenue at Bombay to give notice requiring the removal of any nuisance, obstruction or encroachment any where below high water mark in the said harbour of Bombay, or upon or about the shores of the said Islands. Such notice shall be given by affixing the same in some conspicuous place on or near to the encroachment, obstruction or nuisance complained of, and by publication thereof in the *Bombay Government Gazette*, and shall state that unless the nuisance, obstruction or encroachment be removed or abated within one month, the same will be removed or abated by the said Collector. Such notice may be in the Form, No. 1, in the Schedule to this Act annexed, or to the like effect.

II. If any person shall deny the right of the said Collector to effect such abatement or removal, he shall, within one month after such notice shall have been given as aforesaid, apply to the Supreme Court of Judicature at Bombay, by petition, setting forth the grounds of his alleged right, and praying that the said Collector may be restrained from causing such abatement or removal, and the said Court may thereupon (on the petitioner's giving sufficient security for costs), give such directions, and make such orders as the said Court may think just, and the said Court may also make an order for restraining the alleged nuisance, obstruction or encroachment from being extended, or from being abated or removed by the said Collector until after adjudication upon the said petition, or the dismissal thereof for want of presentation.

III. No person shall be allowed, after the expiration of such period of one month, to present any such petition as aforesaid, unless he satisfactorily accounting to the said Court for the delay.

IV. If no such petition shall be presented within the said period of one month, or if the same be presented and determined against the right of the petitioner, or be dismissed for want of prosecution, it shall be lawful for the Collector to cause such abatement or removal as aforesaid by any person or persons to be authorized by warrant under his hand, and such warrant may be in the Form, No. 2, in the Schedule to this Act annexed, or to the like effect, and the said Collector, and any person acting under his warrant, shall not be answerable for any damage unavoidably occasioned in the removal of any such nuisance, obstruction or encroachment.

V. The said Collector may sell the materials of any encroachment or obstruction removed under this Act, and may apply the proceeds of sale in or towards payment of the expenses of the removal, and if any surplus shall remain the same shall be forfeited, and be paid and applied in such way as the Governor of Bombay in Council shall direct.

VI. Nothing in this Act shall prejudice or affect the rights of the East India Company as trustees for the Crown in any part of the said harbour, or of the sea shore of the said Islands, or preclude or interfere with any such proceedings, civil or criminal, for abating such nuisances and encroachments as aforesaid, as might have been had if this Act had not been passed.

VII. The words "high water mark," in this Act shall mean the ordinary line of high water at monsoon tides.

SCHEDULE.

FORM No. 1.

Notice is hereby given by the Collector of Land Revenue in Bombay under Act of 1853, that (described the encroachment) is to be removed within one month from the date hereof, otherwise the same will be removed by the said Collector under the authority of the said Act, dated the day of in the Year of our Lord

Signature of Collector.

FORM No. 2.

This Warrant granted by the Collector of Land Revenue in Bombay under Act of 1853, is to authorize of to remove (describe encroachment) dated

Signature of Collector.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 8th day of July next.

J. P. GRANT,
Secy. to the Govt. of India.

No. 7.

*Fort William, Financial Department,
The 15th March, 1853.*

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military and Marine Departments, for March, 1853, will be payable as under:—

Military and Marine Departments, on Saturday, the 9th Proximo.

Civil ditto, on Friday, the 15th Proximo.

By Order of the Most Noble the Governor General in Council,

C. ALLEN,

No. 8.

*Fort William, Financial Department,
The 8th April, 1853.*

LEAVE.—Mr. R. Walker, Accountant to the Government of Bengal, for two years, on Medical Certificate, with leave to proceed to the Mauritius, New South Wales, Egypt and Syria.

APPOINTMENT.—Mr. C. H. Lushington to officiate as Accountant to the Government of Bengal, a Director of the Bank of Bengal, and a Member of the Min. Committee.

No. 9.

APPOINTMENT.—Mr. C. H. Lushington, Officiating Accountant to the Government of Bengal, to officiate as Accountant in the Military Department, and Deputy Accountant General to the Government of India, during the absence of Mr. R. Walker, on leave to the Mauritius, New South Wales, Egypt and Syria.

C. ALLEN,

Offg. Secy. to the Govt. of India

No. 1610.

*Fort William, Foreign Department,
The 7th April, 1853.*

NOTIFICATION.—The services of Tameez Khan, Sub-Assistant Surgeon, attached to the Lahore Dispensary, are placed at the disposal of the Government of Bengal, from the 1st instant.

No. 1613.

The services of Lieutenant J. G. B. Griffin, of the 25th Madras Native Infantry, are placed at the disposal of His Honor the Lieutenant Governor, North-West Provinces, for employment in the Saugor and Nerbudda Territories.

No. 1627.

The 8th April, 1853.

The Most Noble the Governor General in Council is pleased to grant to Captain F. A. Close, Commanding the 2nd Regiment of Cavalry, Scindiah's Contingent, leave of absence, on private affairs, for four months, from the 2nd April to the 2nd August, 1853, to visit Simla and the Hills North of Deyrah.

No. 1651.

The leave of absence, granted to Captain R. W. Elton, 2nd in Command 4th Infantry, Scindiah's Contingent, in G. O., dated 16th ultimo, No. 1264, is hereby cancelled by the Most Noble the Governor General in Council at that Officer's request.

No. 1659.

NOTIFICATION.—The Governor General in Council is pleased to appoint Lieutenant J. G. Medley, of the Engineers, to the charge of the Dehra Ghazee Khan Canals, in the room of Lieutenant Hutchinson who has proceeded on leave.

C. ALLEN,

Offg. Secy. to the Govt. of India

No. 594.

Orders by the Most Noble the Governor of Bengal.

Leave of Absence.—The 1st April, 1853.—Mr. J. P. Kelly, Civil Assistant Surgeon of Hazareobagh, for 15 days, on Private Affairs.

The 7th April, 1853.—Mr. H. M. Chase, a Student of the College of Fort William, for three months, under Medical Certificate.

Notification.—The 30th March, 1853.—Mr. E. D'Rozario, Deputy Collector in the District of Dacca, has been transferred to the 3rd or Eastern Division of Revenue Survey, and vested with the powers of a Collector, under Regulation VII. of 1822, in the Districts of Mymensing, Dacca, Furruckpore, Poonah, Rajshahye, Bogra, Rungpore, Sylhet, Tipperah, Bulloah and Backergunge.

The 1st April, 1853.—Mr. E. Jackson, Commissioner for the Suppression of Dacoity, has been vested with the powers of a Magistrate in the District of Nudda.

Mr. C. W. Mackenzie, Uncovenanted Assistant to the Salt Agent in Cuttack and Deputy Magistrate in that District, is vested with the special powers described in Clause 2, Section II. Regulation III. of 1821.

The leave of absence, for fifteen days, granted to Mr. B. Abercrombie, Officiating Collector of Beerbhoom, under Orders of the 7th ultimo, has been cancelled at his request.

The 9th April, 1853.—The undermentioned Officers in the Department of Public Works, were vested respectively under Orders, dated 20th December, 1852, and 27th January, 1853, with the powers of Joint Magistrate in the several Districts specified below, for the trial of cases, under Regulation VI. of 1806:

Captain H. E. S. Abbott, Officiating Executive Officer 24-Pergunnah Embankments, in the 24-Pergunnahs.

Captain H. Rigby, Executive Engineer, Midnapore or Culmehole Division, in the District of Midnapore.

Lieutenant A. Imper, Executive Engineer, 17th or Bardwan Division, in the District of Bardwan.

Captain C. G. Walsh, Officiating Executive Officer, 3rd or Dinapore Division, in the Districts of Saran and Tirhoot.

Lieutenant W. D. A. R. Short, Officiating Executive Officer, Cuttack Division, in the District of Cuttack, on the 27th January, 1853.

The leave of absence, for five days, granted to Mr. C. T. Davidson, Civil and Sessions Judge of Dacca, under Orders of the 29th ultimo, has been cancelled at his request.

Mr. G. U. Yale, Collector of Dinagore, resumed charge of the Treasury of that District, on the 1st instant.

Mr. W. Ford, of the Civil Service, reported his departure for Europe, by the Hon'ble East India Company's Steam Ship, "Achar," from Bombay, on the 29th ultimo.

By Order of the Most Noble the Governor of Bengal,

CECIL BEADON,
Secy. to the Govt. of Bengal.

Orders of the Hon'ble the Lieutenant Governor of the North-Western Provinces.

No. 1175 of 1853.

Judicial and Revenue Department,

Agra, the 1st April, 1853.

Leave of Absence.—Mr. Robert Henry Wallace Dunnop, Joint Magistrate and Deputy Collector of Delhi, for seven months, on Medical Certificate, under Section VIII. of the Amended Absentee Rules, to visit the Hills, from the date on which he may avail himself of the leave.

Appointment.—Mr. William Christian Watson to officiate as Joint Magistrate and Deputy Collector of Agra, until further orders.

No. 1203 of 1853.

The unexpired portion of the leave of absence granted, in orders of the 14th ultimo, to Mr. Francis Charles Forbes, Officiating Joint Magistrate and Deputy Collector of Myapoor, is cancelled from this date.

No. 1187 of 1853.

Judicial Department,

Agra, the 2nd April, 1853.

Leave of Absence.—The unexpired portion of the leave of absence granted, under orders of the 3rd ultimo, to Mr. George Hunt, Judge of Allyghur, is cancelled from the date on which he resumed charge of his duties.

No. 614 of 1853.

General Department,

Agra, the 2nd April, 1853.

Appointment.—Mr. Francis Charles Forbes to officiate as Assistant Secretary to Government, during the deputation of Mr. Sherer to act as Register to the Court of Sadar Dewanny and Sadar Nizamat, or till further orders.

No. 1208 of 1853.

Judicial Department,

Agra, the 4th April, 1853.

Leave of Absence.—Mr. Robert Brooke Morgan, Judge of Delhi, from the 1st May to the 15th November 1853, on Medical Certificate, under Section VI. of the Amended Absentee Rules, to proceed to the Hills.

Appointment.—Mr. Rowland Money to officiate as Civil and Sessions Judge of Delhi during the absence of Mr. Morgan, or till further orders.

By Order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

W. MUIR,

Secy. to Govt., N. W. P.

No. 1216 of 1853.

Revenue Department,

Agra, the 4th April, 1853.

Leave of Absence.—Sheikh Gholam Hossain, Deputy Collector under Regulation IX. of 1833, in zillah Goruckpore, for one month, in extension of the leave granted him in Orders of the 27th December last.

By Order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

FRANCIS CHARLES FORBES,

Offy. Assist. Secy. to Govt., N. W. P.

GENERAL ORDER BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM. 8TH APRIL, 1853.

No. 203 of 1853.—In conformity with General Order, No. 144 of 1852, the following Statement of Deposits made in the General Treasury during the month of March, 1853, on account of the Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers and Soldiers of the East India Company, is published for general information; and it is hereby notified, that claims to the Estates in question, which shall not be preferred to the Sub-Treasurer by Executors or Administrators, before the conclusion of twelve months after the date of decease, cannot be attended to in this Country, as the money, after that period, will be remitted to, and made payable by, the Hon'ble the Court of Directors only.

Statement of Deposits made at the General Treasury of Fort William, on account of Estates of deceased European Commissioned, Non-Commissioned and Warrant Officers and Soldiers of the East India Company's Service, in March, 1853.

Date of Deposit	On whose Account.	Rank.	Corps.	General Number.	Date of Decease.	Intestate or otherwise.	Total amount Deposited.	How disposed of.			Remarks.
								Amount paid in India.	Amount in India.	Amount retained for payment in England.	
										16 Company's Rupees.	Rate of Exchange.
										Equivalent in Sterling.	
COMMISSIONED AND WARRANT OFFICERS.											
12th	Stephen Bennett Marley.	Hospital Ap- prentice.	H. M.'s 22nd Regt.	...	15th Jan. 1853.	...	42 9 9				
14th	George Thomson.	Major and Br. Lt.-Colonel.	40th N. I.	...	26th July, 1852.	Testate.	350 11 1				
"	William Penson.	Brevet Major.	4th Light Cavalry.	...	28th Oct. 1848.	Ditto.	100 0 0				
19th	John Keenan & Company Black.	Major.	5th N. I.	...	6th Dec. 1852.	Ditto.	150 6 0				
"	William Hurton Castle.	Ensign.	38th L. I.	...	16th Nov. 1852.	Intestate.	199 13 0				
23rd	Henry Augustus Louis Ellis.	Lieutenant.	Govt. Genl's Body Guard.	...	16th Augt. 1852.	Ditto.	2526 1 5 2				29th March 1853. Remitted by Bill on Subject in favor of Officer Commanding 38th Light Infantry.
24th	David V. Hall.	Asst. Steward.	Attached to H. M.'s 15th Regt.	...	15th Dec. 1852.	Ditto.	194 0 0				
30th	George Thomson.	Br. Lt.-Colonel.	40th Regt. N. I.	...	28th July, 1852.	Testate.	138 2 9				
"	George Craigie, M. D.	Presidency and Marine Sur- geon.	18th Jan. 1853.	Intestate.	8 2 0				
30th	Samuel Moody Griffith.	Surgeon.	38th L. I.	...	5th Nov. 1852.	Ditto.	2889 1 11				For warrant to deliver General without the production of Letters of Administration.
NON-COMMISSIONED OFFICERS AND SOLDIERS.											
2nd	Michael Brown.	Surgeant Major.	Armacan Battalion.	...	17th Oct. 1852.	Ditto.	16 Shillings & 6 Pence				
3rd	Joseph Fox.	Gunner.	1st Co. 6th Ba. A.	...	4th Jan. 1853.	Ditto.	298 14 4				Leaving a Father, "Michael Fox," a Gardner, Ship's Cook, Waterford, Ire.
							29 11 11				

Date of Deposit.	On whose Account.	Bank.	Corps.	Particulars.	Date of Discharge.	Interest or Total amount Deposited.	Amount paid in India.	Amount retained in India.	Amount credited for payment in England.	Rate of Exchange.	Remarks.
5th	Daniel Fitzpatrick.	Bombarder.	3rd Co. 6th B. A.	5467.	17th April, 1852.	42 5 9					
"	Thomas Griffin.	Gunner.	"	5468.	"	59 1 1					
"	George O'Connell.	"	"	5469.	18th Ditto.	40 10 4					
"	George Macklow.	"	"	5470.	19th Ditto.	40 3 1					
"	Thomas Huxford.	"	"	5471.	20th Ditto.	40 4 5					
"	Robert Norton.	"	"	5472.	21st May, 1852.	44 8 6					
"	Joseph O'Leary.	"	"	5473.	22nd Ditto.	61 2 3					
"	James McLaughlin.	"	"	5474.	23rd Ditto.	37 11 0					
"	Patrick O'Connell.	"	"	5475.	24th July, 1852.	27 3 5					
"	George Young.	"	"	5476.	25th Aug., 1852.	28 8 5					
"	William Blake.	"	"	5477.	26th Nov., 1852.	12 2 0					
"	John O'Connell.	"	"	5478.	27th Ditto.	18 0 0					
"	William Flanagan.	"	"	5479.	28th Ditto.	46 9 6					
"	Richard O'Connell.	"	"	5480.	29th Ditto.	13 8 3					
"	James O'Connell.	"	"	5481.	30th Dec., 1852.	34 8 3					
"	John O'Connell.	"	"	5482.	31st Ditto.	16 10 0					
"	Stephen Sullivan.	"	"	5483.	1st Ditto.	20 10 11					
"	William Morris.	"	"	5484.	2nd Ditto.	3 8 4					
"	P. Weller.	"	"	5485.	3rd Ditto.	18 1 6					
"	Patrick Toomey.	"	"	5486.	4th Ditto.	0 7 1					
"	Terry McGowan.	"	"	5487.	5th Ditto.	75 13 9					
"	Henry White.	"	"	5488.	6th Ditto.	75 0 6					
"	Edward McKinley.	"	"	5489.	7th Ditto.	12 13 4					
"	John Wilson.	"	"	5490.	8th Ditto.	30 13 11					
"		"	"	5491.	9th Ditto.	29 14 6					
"		"	"	5492.	10th Ditto.	22 3 11					
"		"	"	5493.	11th Ditto.	95 13 8					

* And a 5 per cent. G. P. Note, No. 1330, of 1914, for Co. B, 300.

PORT WALKER,
General Treasury, the 31st March, 1853

W. J. HARVEY, Sub-Treasurer.

B. J. H. BIRCH, Lieut.-Colonel,

Offg. Secy to the Govt. of India, in the Mily. Dept.

General Orders by the Most Noble the Governor General of India in Council

Fort Hibernia, the 8th of April, 1853.

No. 294 of 1853.—The Most Noble the Governor General of India in Council is pleased to assign rank to the undermentioned Cornets, Ensigns and an Assistant Surgeon, from the dates specified opposite to their respective names:

Cavalry.

Cornet Alexander Kinkaid	} 26th Jan., 1853.
Johnston Canning Mackenzie,	
" Kenneth Dixon,	17th Feb., 1853.
" Arthur Tufnell,	20th ditto.

Infantry.

Ensign Arthur Tulloch,	} 20th Jan., 1853.
" John Edmund Delap Wilson,	
" George Baring Stainforth,	
" Henri Guillaume Edouard de Schacht,	
" Alexander Cockburn,	
" Frederick James MacDonnell,	26th ditto.
" Henry Octavius Currie,	4th Feb., 1853.
" David Hay,	} 18th ditto.
" Lancaster Byron James Davies,	
" Archibald Guthrie Remington,	
" William Henry Bennett,	
" Charles Ward Huxes,	
" George Lloyd Munro,	17th Feb., 1853.
" Thomas George Blackburne,	} 20th ditto.
" Frederick Redman,	
" Alexander William Murray,	

Medical Department.

Assistant Surgeon Richard Chalmers Knight, M. D., not yet passed the prescribed examination,	4th Feb., 1853.
----------------------------------------------------------------------------------------------------	-----------------

Memorandum.—Ensign Charles Frederick Scott having passed his examination on the 25th November last, will, agreeably to Government General Order, No. 291, of the 5th instant, stand next below Ensign Walter Foggo Ireland, of List No. 5 of 1852, with rank from the 27th September 1852.

Ensign Henri Guillaume Edouard de Schacht not having proceeded to his destination by the Overland Mail of the 20th December last, his name is, agreeably to Government General Order, No. 291, of the 5th instant, struck out of List No. 5 of 1852, and the assignment of rank to him published in General Order, No. 155, of the 21st February last, is hereby cancelled.

No. 295 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following promotion and alteration of rank:

53rd Regiment Native Infantry.

Ensign Charles James Weale to be Lieutenant, vice Lieutenant Martin Frederick Fitzgerald, deceased, with rank from the 15th November, 1852, vice Lieutenant Baron Frederick August Von Meyern, promoted.

Alteration of Rank.

Lieutenant Herbert Holmes Armstrong to rank from the 8th of May, 1852, vice Lieutenant Martin Frederick Fitzgerald, deceased.

No. 296 of 1853.—The Most Noble the Governor General of India in Council is pleased to make the following appointment:

Senior Surgeon W. Montgomerie, Garrison Surgeon of Fort William and Superintending Surgeon with the Troops serving in Burma, to be Superintending Surgeon on the Establishment, from the 16th March, 1853, in succession to Superintending Surgeon R. Brown, deceased.

No. 297 of 1853.—The services of Lieutenant J. G. Medley, of Engineers, are placed at the disposal of the Foreign Department.

No. 298 of 1853.—The undermentioned Officer is permitted to proceed to Europe on furlough:

Colonel Sir Hugh Massy Wheeler, K. C. B., of the 48th Regiment Native Infantry, Aide de-Camp to the Queen,	On private affairs.
------------------------------------------------------------------------------------------------------------------	---------------------

No. 299 of 1853.—The leave of absence, to visit Calcutta, on urgent private affairs, granted to Lieutenant G. D. Newmarch, of Engineers, Executive Engineer of Roads, &c., at Feshawur, in General Order No. 708 of the 18th November, 1852, is extended to the 30th April, 1853, on the same amount.

No. 300 of 1853.—The services of Hospital Steward M. J. McLaughlin, of the Subordinate Medical Department, at present attached to the 2nd European Bengal Fusiliers, are placed at the disposal of the Government of Bengal, from the 1st instant.

No. 301 of 1853.—Lieutenant Arthur Davison Dickens, of the 38th Regiment Native (Light) Infantry, who was appointed a Sub-Assistant Commissary General on probation, in General Order by the Governor General, dated 23rd August, 1851, having passed satisfactorily the examination prescribed in General Order by the Governor General, of the 16th September, 1851, is permanently attached to the Army Commissariat Department.

No. 302 of 1853.—The Most Noble the Governor General in Council is pleased to direct that all Corps of the East India Company's Service belonging to the Armies of Bengal and Bombay, which were present at the Siege of Moulton, and at the Battles of Chillianwalla and Goostrat, shall "bear on their Regimental Standards, Colors, and Appointments, the names of those places, in addition to the word "Panjab," which they were directed to bear in General Orders by the Governor General, dated 2nd April, 1849.

No. 303 of 1853.—With reference to Government General Order, No. 647, dated the 22nd October, 1852, the Most Noble the Governor General in Council is pleased to constitute the Command of the Agra and Muttra District a 1st Class Brigade Command.

R. J. H. BIRCH, Lieut. Colonel,

Offg. Secy. to the Govt. of India,

Mily. Dept.

The Wellington Endowment.

*Fort William, Home Department,
The 15th February, 1853.*

NOTIFICATION.—The Most Noble the Governor General of India in Council has the honor of laying before the Officers of the Civil and Military Services of the Hon'ble East India Company, and before the community in the Presidency of Bengal, the following copy of a letter which has been addressed to him by the Earl of Derby, Her Majesty's Prime Minister:

Dorseting Street, 8th December, 1852.

MY LORD. The universal desire felt by all classes to do honor to the Memory of the Duke of Wellington will probably lead to the erection of Statues and other Monuments in many of the principal towns in the Kingdom, some of which have indeed already taken steps in this direction. But projects of this description, however much they may contribute to the ornament of the respective localities, and however gratifying they may be to the feelings of their inhabitants, can possess little more than local interest, can be joined in by comparatively few of the population, and are not calculated to confer any substantial benefit upon the community. With a view to erect a Monument to the Memory of the Great Duke, to which all may contribute, which shall be worthy of its object and of the Nation, and which shall be of permanent and important advantage to that Service of which he was long the head and the ornament, it is proposed to erect and endow by Public Subscription, a School or College, to bear the name of the Duke of Wellington, for the gratuitous or nearly-gratuitous Education of Orphan Children of Indigent and Meritorious Officers of the Army. Institutions, more or less national, already exist, in which the advantages of such an education can be obtained by the children of Soldiers, of Seamen, of Naval Officers and of the Clergy; but no such provision has been made in favour of Officers of the Army, a class of men peculiarly liable to casualties, by which their families are often left in a condition of the most painful pecuniary embarrassment, and under circumstances in which the necessarily stringent Regulations of the War Office, preclude the possibility of any relief from Public Funds.

The execution of the proposed plan, and the series upon which it can be undertaken, must depend on the degree of support given by the community to the object contemplated. It may be assumed that each capital sum subscribed of £1,000, representing a permanent Annuity of about £30, will provide for all time to come, exclusive of the expense of building, for the education of one child; and a considerable sum will be required for the erection of a building which shall be worthy of the proposed object. No payment will be required until the total sum subscribed shall amount to £1,000,000, when application is proposed to be made for vesting the Capital in Trustees, to be nominated in the first instance by Her Majesty from among the subscribers, and to be incorporated, as in the case of Harrow, Rugby, the Charter House, and others.

Donations may be made payable by instalments spread over two, three, or four years.

Her Majesty and His Royal Highness the Prince Albert, have been pleased to signify their approval of the project, and to place their names at the head of the Subscription List for the respective sums of £1,000 and £500.

I have the honor to be,

My Lord,

Your obedient Servant,

(Signed) **DERBY.**

The Governor General in Council feels assured, that for such an object all special solicitation would be superfluous.

He feels assured that every man among us will give with alacrity such aid, as he can afford, towards preserving in grateful memory, through future ages, the name of the greatest Soldier that

England ever saw, by associating with it an Institution which, through years to come, will provide for thousands of Soldiers' orphans the rich advantages of a sound education.

All who are so disposed are invited to transmit their subscriptions to the Secretary to the Government of Bengal, the Secretary to the Government North-Western Provinces, or the Secretary to the Chief Commissioner of the Punjab, as may be most convenient to them.

Lists will be published from time to time, and the subscriptions when closed, will be transmitted to England.

J. P. GRANT,

Secy. to the Govt. of India.

THE COMMITTEE of the WELLINGTON ENDOWMENT. Give to acknowledge the receipt of the following subscriptions for the endowment of a College in honor of "the greatest soldier that England ever saw."

The Most Noble the Governor-General, ..	Rs.	2,500
The Hon'ble Sir F. Cutler, Bart.,	500
The Hon'ble J. Lewis,	500
The Hon'ble B. Peacock,	500
The Right Rev. the Lord Bishop of Calcutta,	500
The Hon'ble Sir J. W. Colville, Kt., ..	Paid	500
G. C. Champ, Esq., m. c. s.,	500
Brigadier-General Shaw, ..	Paid	500
Colonel Forbes, Bengal Engineers, ..	Paid	250
Lieut.-Col. A. Gohle, ..	Paid	250
C. Allen, Esq., m. c. s.,	200
Major B. Bygrave, ..	Paid	200
Henry C. Hamilton, Esq., m. c. s.,	50
A. C. Bidwell, Esq., m. c. s.,	50
Major E. G. Champneys, ..	Paid	250
P. E. Courtenay, Esq.,	200
David Jardine, Esq., ..	Paid	500
Dr. E. J. Mount, ..	Paid	200
John Wieston, Esq., ..	Paid	50
T. B. Macleer, Esq., m. c. s., ..	Paid	100
C. Mackay, Esq., Furrusapore, ..	Paid	10
A. A. Dunlop, Esq., ditto, ..	Paid	25
R. Rees, Esq., ditto, ..	Paid	10
Rabu Chitachand Dey, ditto, ..	Paid	25
K. Blackburn, Esq., ditto, ..	Paid	5
Rabu Noolchand Sen, ditto, ..	Paid	5
Rabu Greeschander Ghosh, ditto, ..	Paid	5
Lieut.-Col. W. H. Sleeman, ..	Paid	300
Ed. M. Cowell, Esq., ..	Paid	200
Lieut. H. Dixon, 2nd M. N. I.,	75
Capt. H. W. Gossard, R. N., ..	Paid	50
Capt. J. G. Gauskill, ..	Paid	50
Lieut. C. F. Macdonald, ..	Paid	25
Capt. Hendon, Esq., m. c. s.,	100
Major J. Ramsay, H. M. 2nd Regt.,	250
Dr. Alex. Grant, ..	Paid	100
Captain Charles D'Oyly,	50
James Forlong, Esq.,	100
J. H. Crawford, Esq., m. c. s., ..	Paid	100
W. J. Allen, Esq., m. c. s., ..	Paid	100
Lieut. J. P. Biddle, Engineers, ..	Paid	50
Lieut.-Col. W. Sage, ..	Paid	250
Major G. H. Munro, m. c. s., ..	Paid	200
L. J. Baker, Esq., Assessor, ..	Paid	25
Capt. H. E. L. Thallier,	100
Capt. The Baron F. A. Von Meyern, ..	Paid	100
Major Thomas Martin, ..	Paid	150
S. Bowring, Esq., m. c. s., ..	Paid	100
W. Ritchie, Esq., ..	Paid	150
Major John Lang,	100
William Grey, Esq., m. c. s.,	50
Wale Burne, Esq., ..	Paid	10
Lt.-Col. R. J. H. Birch, m. c. s., ..	Paid	200
R. Stuart Palmer, Esq., ..	Paid	50
Lieut. B. C. Bacon, ..	Paid	150
C. W. Fagan, Esq., m. c. s., ..	Paid	50
M. E. G. Sanders, Esq., ..	Paid	200
Prasen Tachar, Esq., m. c. s., ..	Paid	50
Dr. J. R. Redford, ..	Paid	10
J. Dunbar, Esq., m. c. s., ..	Paid	100
Capt. Isaac Robertson, Calcutta, ..	Paid	100
Major Baker, Bengal Engineers, ..	Paid	200
Messrs J. and R. Watson, ..	Paid	100
W. H. Elliott, Esq., m. c. s., ..	Paid	100
E. P. Ritchie, Esq., Rajshahye, ..	Paid	25
Capt. R. W. Ford, ..	Paid	50
Colonel S. D. Riley, ..	Paid	200

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Sundaphore Tower in the Fort, Three Quarters of a Second (¾) after Mean Noon.

Fort William, 2nd April, 1853.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Sundaphore Tower in the Fort, One Second (1s) after Mean Noon.

H. P. BURN,

Town Major.

Fort William, 7th April, 1853.

Town Major's Office, Fort William, 9th April, 1853.

MEMORANDUM.—The Chowringhee Gate is re-opened from this date, for the ingress and egress of Carriages as usual.

The Plassey Gate will be available for the entrance only of Carriages as heretofore.

H. P. BURN,

Town Major.

General Post Office Notications.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 28th of the ensuing month of April, for the departure of the next Steamer therefrom, with a Mail for Suez, Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Monday, the 18th proximo.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

*Fort William, General Post Office, }
The 29th March, 1853. }*

BY COMMAND OF THE MOST NOBLE THE
GOVERNOR OF BENGAL.

NOTICE TO THE PUBLIC.

ESTABLISHMENT OF CONTRACT MAIL PACKETS
to Ceylon, Mauritius and England, via the
Cape of Good Hope.

General Post Office, 21st July 1852.

The Mail Packets of the General Screw Steam Shipping Company will convey Mails to Ceylon, Mauritius, Cape of Good Hope, Ascension and England.

All Letters and Newspapers for Ascension, Mauritius and the Cape of Good Hope, unless specially superscribed for transmission by the "General Screw Steam Shipping Company's Steamers," will be forwarded by sailing Vessels.

Letters for the above British possessions sent by these Packets, will be liable to the uniform rate of one shilling, or eight annas, when not exceeding half an ounce in weight, two shillings or one rupee, when not exceeding an ounce, and so on in proportion; but Newspapers transmitted by these Packets will be conveyed free from charge.

The postage chargeable on letters for Mauritius, Cape of Good Hope and Ascension, must be paid in advance; but parties forwarding letters for Ceylon and England by these Packets, possess the option of paying the Steam postage in advance, or leaving it to be paid on delivery.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Packets for the Reception of Letters by the following Ships, are open at this Office.

Names of Vessels.	Agents.	Intended Departure.	For what Port.	Touching at	Remarks.
Steamer.		Bombay, 28th April, 1853, latest date for letters from Calcutta, 18th April.	Overland Letters via Suez.		
Dinapore.	(Henderson, MacKirdy, and Co.)	10th April, 1853.	London.		
Anne Mary.	Edginton and Co.,	10th Ditto.	Melbourne and Sydney.		
Triumph.	Apear and Co.,	12th Ditto.	Mauritius.		
Steamer Madras.	P. and O. S. N. Company's	20th Ditto.	Suez.	Madras, Ceylon and Aden.	

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.

Calcutta, General Post Office, 8th April, 1853.

NOTICE.—The following Post Offices have been abolished:

Manickgung, in the Farreedpore District.

Ramree, in the Tenasserim Provinces.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

*Calcutta, General Post Office, }
The 31st January 1853. }*

NOTICE.

Agra, the 9th March, 1853.

NOTICE is hereby given, that the Government Bullock Train has been extended from Benares to Calcutta, and that Post Masters in charge of Bullock Train Offices, in the N. W. Provinces, are authorized to receive goods for despatch by Bullock Train to Calcutta, or any Station on the Grand Trunk Road, between Calcutta and Benares. The rates to be charged are given below:—

From Calcutta to Bhardwan,	Rs. 0 10 0
Ditto ditto „ Sherghatty, ...	„ 2 7 0
Ditto ditto „ Benares,	„ 3 8 0
From Benares to Sherghatty, ...	Rs. 0 13 0
Ditto ditto „ Bhardwan,	„ 2 2 0
Ditto ditto „ Calcutta,	„ 2 8 0

H. B. RINDELL,

Post Master General, N. W. P.

Agra, the 18th January 1853.

NOTICE.—Carriage and Truck Hawks can now be had from Delhi to Kurnaul, under the rules of the Passenger Carriage establishment; the rates are given below, the distance from Delhi to Kurnaul being calculated at 75 miles:

Regular Vans also leave Delhi and Kurnaul every 5 days in the week, Tuesday and Saturday excepted.

One seat in a Carriage 4 annas, 2 seats, or Express Carriage, 6 annas a mile or Truck, outside seat 2 annas per mile.

(Signed) H. B. RIDDELL,
Post Master General N. W. P.
(True Copy)

GREENATH BANOORJEE,
Clerk, P. M. General's Office.

Agra, the 14th January 1853.

NOTICE.—Passengers can now travel on a covered Mail Buggy from Agra to Indore, at the rates given below:

From Indore to Bombay, the Mail Contractor of that line has established a Passenger Cart, particulars regarding which can be obtained from his Agent at Indore.

1. If an extra Cart is engaged, the charge will be 8 annas a mile for 1 Passenger, for 2 Passengers 6 annas a mile and for 3 Passengers 4 annas a mile each, 25 seers baggage allowed for each Passenger.

2. For a seat on the Mail Buggy 2½ annas a mile will be charged and 10 seers baggage allowed for each Passenger.

(Signed) H. B. RIDDELL,
Post Master General N. W. P.
(True Copy)

GREENATH BANOORJEE,
Clerk, P. M. General's Office.

Dated Camp Simla, 15th September 1852.

NOTICE.—The public are hereby informed, that arrangements have been made for the conveyance of Dāk travellers on the Mail Cart from Lahore to Multan and intermediate Stations;—the charge for one seat will be made according to the rates laid down in the annexed Schedule.

When a Passenger may wish to travel with the Mail to any place not mentioned, the charge will be 3½ annas per mile travelled.

Schedule showing the rate of Charges to be made to Passengers for one seat on the Multan and Lahore Mail Cart.

	Distance.	One Seat on Mail Cart.	Express Cart.
From Lahore to Gogaira,	75	15 0 0	38 0 0
From Gogaira to Hurrappa, ...	40	8 0 0	20 0 0
From Hurrappa to Multan, ...	87	17 0 0	43 8 0
From Lahore to ditto,	203	40 0 0	101 8 0

H. B. RIDDELL,
Post Master General, N. W. P.

OPIUM NOTIFICATION.—Notice is hereby given, that the Fourth Sale of Opium, the Provision of 1851-52, will be held at the Exchange Hall, on Friday, the 15th April, 1853, at 11 A. M. and will comprize 3,290 Chests, viz.

Behar Opium, 2,205
Benares Ditto, 1,085

Total, Chests. 3,290

2. The general conditions of the Sale now advertised, will be the same as usual. They may be ascertained by reference to the Notification issued on the 18th November, 1852, and published in the Calcutta and Exchange Gazette, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance, will be the 20th April and 30th April, 1853, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Wednesday, the 20th April, 1853; and no Treasury Receipts, in full payment of lots, will be accepted after 4 P. M. of Saturday, the 30th April, 1853.

4. In addition to the quantity above advertised for Sale, the following quantities more or less of Behar and Benares Opium of 1851-52, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so.

	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Friday, 20th May, 1853,	2205	1085	3290
On or about Monday, 20th June, 1853,	2205	1085	3290
On or about Wednesday, 20th July, 1853,	2205	1085	3290
On or about Monday, 22nd August, 1853,	2205	1085	3290
On or about Tuesday, 20th September, 1853,	2205	1085	3290
On or about Thursday, 20th October, 1853,	2205	1085	3290
On or about Monday, 21st November, 1853,	2205	1085	3290
On or about Tuesday, 20th December, 1853,	2208	1061	3272
Total, ...	17643	8659	26302

By order of the Board of Revenue, Fort William, the 31st March, 1853,

A. GORE,
Junior Secretary.

Monthly Account of Salt in Store in the several Agencies and the Sutha Gahls, up to 31st March, 1853, together with 4 per Cent. reserve for Gohah wastage.

Agencies.	1254 or 1847-48 and previous years.	1255 or 1848-49.	1256 or 1849-50.	1257 or 1850-51.	1258 or 1851-52.	1259 or 1852-53.	Total Quantity in Store
<i>Hidgollen.</i>	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.	Mds. S. C.
Pungah Salt Ghaut Rassoolpore.	0 0 0	0 0 0	0 0 0	0 0 0	248182 0 0	0 0 0	248182 0 0
Ditto Khasmugur.	0 0 0	0 0 0	0 0 0	0 0 0	27800 16 0	0 0 0	27800 16 0
Ditto do. Ramnagar.	0 0 0	0 0 0	0 0 0	18048 0 0	1007 0 0	0 0 0	18055 0 0
Ditto Salt, - - -	4291 1 8	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	4291 1 8
Total,	4291 1 8	0 0 0	0 0 0	18048 0 0	272700 16 0	0 0 0	290948 17 8
<i>Tumlook.</i>							
Pungah Ghaut Na- mampore, - - -	0 0 0	0 0 0	0 0 0	0 0 0	2808 26 7½	31776 0 0	34084 26 7½
Total, -	0 0 0	0 0 0	0 0 0	0 0 0	2808 26 7½	31776 0 0	34084 26 7½
<i>Chittagong.</i>							
Pungah Namampore Ghaut Namampore.	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Ditto Arracan ditto.	0 0 0	10429 15 7	0 0 0	0 0 0	0 0 0	0 0 0	10429 15 7
Ditto Soldier Ghaut Agency, -	0 0 0	0 0 0	275014 0 4	400890 2 0	303259 6 0	0 0 0	1008103 7 4
Ditto ditto, Arracan.	323207 0 0	0 0 0	0 0 0	18808 0 0	7 36 12	0 0 0	342107 35 12
Total,	323207 0 0	10429 15 7	275014 0 4	442893 2 0	303267 0 12	0 0 0	1855640 18 7
<i>Baliooch.</i>							
Pungah Ghaut Ken- dra, Arracan, -	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Ditto do, Tukialhallee.	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Total, -	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
<i>Salken.</i>							
Pungah, Cuttack, -	736701 15 0	6626 25 0	2805 0 0	50064 0 0	0 0 0	0 0 0	800327 0 0
Ditto, Balasore, -	0 0 0	0 0 0	0 0 0	0 0 0	17132 0 0	0 0 0	17132 0 0
Ditto, Khureda, -	297 21 8	188 10 0	829 0 0	88323 20 0	28169 0 0	0 0 0	87237 11 8
Ditto, Chitka, -	2 20 0	116 0 0	2485 0 0	40050 10 0	01293 0 0	0 0 0	18440 39 0
Ditto, Madras Ghaut, 1st quality,	217 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	217 0 0
Ditto ditto, 2nd ditto.	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0
Pungah, Hidgollen, Khasmugur, -	12124 7 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	12124 7 0
Ditto, Ramnagar,	0 0 0	0 0 0	0 0 0	7060 0 0	127784 0 0	0 0 0	134844 0 0
Ditto, Rassoolpore,	0 0 0	0 0 0	0 0 0	180090 0 0	0 0 0	0 0 0	180090 0 0
Ditto, 24 Pergun- nahs, Namampore,	0 0 0	892818 4 0	0 0 0	0 0 0	0 0 0	0 0 0	892818 4 0
Ditto, Diamond Harbour, -	122365 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	122365 0 0
Ditto, Sangoor, -	0 0 0	49173 20 0	0 0 0	0 0 0	0 0 0	0 0 0	49173 20 0
Total,	873247 32 8	450921 10 0	5680 0 0	925406 20 0	284868 0 0	0 0 0	1930124 1 8
<i>Arracan.</i>							
Pungah Ghaut, Sangoor Phyon, }	0 0 0	1000 8 0	0 0 0	38270 20 0	66729 20 0	0 0 0	101009 8 0
Total, -	0 0 0	1000 8 0	0 0 0	38270 20 0	66729 20 0	0 0 0	101009 8 0
Grand Total.	1201945 34 0	462420 2 7	281504 0 4	615448 12 0	908882 23 8½	31776 0 0	3701800 21 11½

A. GROTE, Junior Secretary.

Board of Revenue, the 4th April, 1853.

NOTICE is hereby given, under Section VI Act I. of 1843, that the undermentioned Estates in Zillah Moorshedabad, will be put up to Public and unreserved Sale, at the Collector's Office of this District, on Wednesday, the 20th April, 1853, corresponding with 9th Byack 1260 B. S., for arrears of Land Revenue up to the Kist of Falgun 1259 B. S.

No. of Class.	Class of Mahals.	No. of Mahals on the District Rent Roll or Register.	Names of Mahals.	Recorded Proprietors.	Sudder Jumma.	Balance of Revenue.	Remarks.
Permanently Sealed.		137	Ka. Mh. Jadoobahar,	Thakoor Das Ghose, Roy Chunder, Biswanath, Hatathun, Ramkissore, Goutabandoo, Mohun Lall, Ramkissore, Sarrajee, Srinathun, Gooroo Churn, Ramchand and Panchabau,	508 13 9	208 0 0	The entire Estate will be sold.
	Ditto,	183	" " Deerpore,	" " " "	370 0 6	115 12 7	Ditto.
	Ditto,	463	" " Seemoolund,	" " " "	261 2 4	139 8 8	Ditto.
	Ditto,	506	Mh. Allampore,	Harreechur Ramjee, Neelmonay, Hurro Chunder, Seetoojee, Issur Chunder and Hurro Seemoojee,	801 1 1	286 1 7	Ditto.
	Ditto,	842	Ka. Mh. Jemoony,	" " " "	68 0 9	23 7 7	Ditto.
	Ditto,	860	Ka. Jote Rughoor,	" " " "	95 11 9	60 12 9	Ditto.
	Ditto,	964	" Hoorsee Chandpore,	" " " "	62 13 10	34 15 11	Ditto.
	Ditto,	1004	Mh. Dahapatha,	" " " "	149 5 9	861 7 1	This Estate will be sold for recovery of balance of the reserved Mahal Karkhna, due up to 1256 B. S.
	Ditto,	1264	Seemoolund,	Ranee Mangmoolah,	39 6 2	23 7 0	The entire Estate will be sold.
	Ditto,	1360	" Nundimpore,	Goluck Chunder Ghose,	30 11 7	5 4 8	Ditto.
	Ditto,	1433	" Jote Rughoor,	Toddee Ram Roy,	73 13 7	7 7 5	Ditto.
	Ditto,	1512	" Luckherdang,	Kisto Gobind Sing,	11 2 7	10 10 8	Ditto.
	Ditto,	1564	" Kalespore,	Meer Maharanj Allee,	1 13 8	0 13 5	Ditto.
	Ditto,	1638	" Benecbatta,	Kisto Chunder Mitter and Breetant Banerjee,	9 6 4	6 13 1	Ditto.
	Ditto,	1706	" Mullickpore,	Mudhoor Mohun Doss,	4 10 9	4 2 3	Ditto.
	Ditto,	1750	" Sydabad,	Culchur Semical,	3 1 4	2 10 8	Ditto.
	Ditto,	1753	" Ditto,	Gooral Mousuddie,	2 1 4	2 2 2	Ditto.
	Ditto,	2116	" Beegram,	Ramkissore Purnaman,	0 6 10	0 6 10	Ditto.
	Ditto,	2407	" Ernayah,	Punjab Khan, Aynadar,	3 1 1	8 1 1	Ditto.
	Ditto,	2493	" Benodeeah,	Buddee Nath Das, (ditto), Mahamulder, (ditto),	0 13 2	0 13 2	Ditto.

GEORGE LOCH,
Collector.

Moorshedabad, Collector's Office, the 20th April, 1853.

NOTICE is hereby given, under Section VI, Act I. of 1845, that the undermentioned Estates in Zillah Patna, will be put up to public and unreserved Sale at the Collector's Office of that District, on Saturday, the 2nd April, 1853, corresponding with 29th Chait 1260 B. S., for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th March, 1853.

1	2	3	4	5	6	7	8
Sl. No.	Class of Mehals.	Number of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balances.	Remarks.
1	Permanently settled Estate.	215	Telmur Boozroog Khoord, Pergah, Bheempore, ... Mestaphapure Atrawwal, Pergah, Shahjehanpore, ...	Meer Goham Wullee and Ujodheshpashad, Malikis and Malgozars, ... Bunda Loll, Malik and Malgozar, ...	1398 7 3 1281 1 1	485 7 2 400 5 2	The entire Estate will be sold. Ditto ditto.
4	Estates to be sold for arrears due on account of other Estates.	56	Bugbur Gayen, Pergah, Telharah, ... Kullesanpore Bhingra, Pergah, Gaspore, ... Chynepore Turpeh Mukra, Pergah, ditto, ...	Mangur Loll, Futtehmarin, Rammarin, Putteparin and Jewan Loll, Malikis and Malgozars, ... Pestumber Sing, Lekhun Sing and Mahaden Sing, Malikis and Malgozars, ... Ramprasad Sing, Lahree Dutt, Bayda Sing, Pestumber Sing, Mosti, Mangur Dayee Koonur, Malikis and Malgozars, ...	122 10 8 64 0 0 342 6 5	630 11 8 531 6 0	It is proposed to dispose of the rights and interests in this Estate of Mangur Loll, for the recovery of the balance entered in column 7, due from the above-named individual, on account of Mouza 'Saampore, Moudhurpore and Dandhurpore, Pergah, Bheempore. Advertisement issued under Sec. V. of Act I. of 1845. It is proposed to dispose of the rights and interests in these Estates of Pestumber Sing, security of Mouza Quader Ally and others, Mostaris of Mouza 'Jomur Benahosa, Pergah, Saleemabad, Zillah Monegah, for the recovery of arrears due to Government on account of the last mentioned Mouza, as per Mangur Collector's Istisra, dated 22nd February, 1853. It is proposed to dispose of the rights and interests of 'Ayda Sing, security in Mouza Manseawan, Wyna, B. Bhumra Goudpura, appertaining to the lot of the Mehel named in column 4, for the recovery of Arrears entered in column 7, of Akkara and Toddy Revenue of Pergah, Sumare Rah and Pundrakheria, Zillah Behar, due from 'Uddesh Dutt, farmer, as per Collector of Behar's Proceeding, dated 1st March, 1853. Advertisement issued by the Collector of Behar, under Sec. V. Act I. of 1845.
6	Estates to be sold on account of demands realizable in the same manner as arrears of revenue.	149	Rampore Unayah Bahadur, Kishoon Bahram, Pergah, Panch, ...	Heerah Sing, Dhurum Narain Sing, Girwan-dhara Sing, 'Uddesh Dutt, Beharee Nirput Sing, Talakharee Sing, Pakhun Misser, Gujraj Sing, Panchad Sing, Thawo Sing, Roop Sing, and Gopal Dutt, Malikis and Heerah Sing, Dhurum Narain Sing, Girwandharee Sing, 'Uddesh Dutt, Beharee Nirput Sing, Talakharee Sing, Pakhun Misser, Gujraj Sing, and Gopal Dutt, Mohurraclah, ...	3001 9 7 6974 5 0		

A. LITTLEDALE,

Officiating Collector

Patna Collectorate, the 10th March, 1853.

NOTICE is hereby given, under Section VI, Act I of 1845, that the undermentioned Estates in Zillah Hooghly will be put up to public and unreserved Sale, at the Collector's Office of that District, on Monday, the 25th April 1853 A. D., corresponding with the 14th Bysack 250 B. S., for Arrears of Revenue due on the 25th March 1853.

Class of Mchals.	No. of Mchals on the List or Register.	Names of Mchals.	Recorded Proprietors.	Sudder Jumma.	Balance due on 25th day of March, 1853.	Remarks.
	111 2180	Beelurah, Pergunnah Pandocah, Chackra, Beelurah, Pergunnah ditto.	Eksur Chunder Moostokee, Ditto.	3206 6 9 33 10 11 22 14 6	1104 14 3 16 10 11 6 9 9	
	386	Khajoorah, Pergunnah Arsha.	Lothunnessa, Rasack Oolla Sheik, Taleb Mullie, Ebarut Oolla Haldin, Moh Seefallee ofins Marimeah, Kallichurn Bose, Issur Chunder Sadhoo and Mohess Chunder Sadhoo,...	Deduct on account of suspensions for lands appropriated to the Railway.	1 8 0 5 0 9 2 12 4	
	450	Nobogram, Pergunnah Bara.	Ram Chunder Bose and Jaishub Chunder Chatterpada.	8 8 0	2 12 4	
	619	Ayna Hydeunnessa, Aynah Moharuk, in Dingalnat, Pergunnah Arsha.	Azhut Oolla and Govard Chunder Bhattacharye.	8 14 11	6 14 11	
	1523	Kinhaluckpoor and Mingellah, comprised in Khuluckpoor, Pergunnah Chunderkora.	Gourmelen Chatterpadee.	5 0 0	6 0 0	
	1537	Chamardanga, comprised in Guntespoor, Pergunnah Bulea.	Kurtie Be.	3 0 8	3 0 8	
	1586	Biniabunpoor, Pergunnah ditto.	Gourmelen Chatterpadee.	2 1 7	2 1 7	
	1786	Pode, Pergunnah Biressoor.	Mohamed Tal.	1 6 0	1 6 0	
	1836	Rampore, Pergunnah ditto.	Nurdrain Datta.	2 2 0	2 2 0	
	2020	Seandroop, Pergunnah ditto.	Soodharum Medherjee.	1 11 6	1 11 6	
	2208	Chundnagar and Soodhanpoor, comprised in Chandanpur, Pergunnah Jahanabad.	Renee Dossee.	2 5 11	2 5 11	
	2223	Chundnagar, Pergunnah ditto.	Jaygonal Bera.	4 7 8	4 7 8	
	2334	Merutangan, Pergunnah Mundlegahat.	Tam Chand and Juggabunder Mackenise.	2 5 2	2 5 2	
	2443	Pandogran, Pergunnah Jahanabad.	Harekaso Bando, ad. a.	1 5 6	1 5 6	
	2492	Kakira and Poda, comprised in Pakpore, Pergunnah Mundlegahat.	Lakshman Jnah.	7 15 0	7 15 0	
	2513	Kerches, Pergunnah Biressoor.	Sardaram Mackpadee.	1 1 5	1 1 5	
	2540	Barkoygora, Pergunnah ditto.	Raghubaran Roy and Suredhar Ghose.	0 8 8	0 8 8	
	2553	Gomaz, Pergunnah Mundlegahat.	Chuttorbhooj, Juggernauth, Mitonjoy, Samant and Chuttorbhooj Samant, Guardian of Deogachina Samant, ruler.	1258 1259	0 8 7 0 8 8	
				23 41	12 11 5	

Permanently Settled Estates.

	2599	Dugace, Pergunnah Rheerata	Saeram Gungopada	0.13 6	{ 1258 1259	0 13 6 0 13 6 1 11 0 2 6 7 2 1 10 2 5 6 1 0 3 9 10 0 1 7 3 2 13 6 6 12 0 11 6 0
2. Estates not Per- manently Sealed.	2600 2601 2730 2734 2774 2812 2845 2841	Ditto Ditto Tajpur, Pergunnah Mundelplad Ditto Nandunpoor, Pergunnah Jahanabad Khasanpoor, &c., comprised in Hapurpoor, Pergunnah Bhantoor, Chir Khamarpura, Pergunnah Archa, Bastooluck, Pergunnah Jahanabad	Mudumohun Roy Ditto Mojuchemera Heber, Rameson Ghorse, Peari Mohun Gosain, Mohamed Taki, Gulam Saibuck, Habeshum Bundipedda	0.13 6 2 6 7 2 1 10 2 5 6 1 0 3 9 10 0 1 7 3 2 13 6 6 12 0 11 6 0	{ 1258 1259	0 13 6 0 13 6 1 11 0 2 6 7 2 1 10 2 5 6 1 0 3 9 10 0 1 7 3 2 13 6 6 12 0 11 6 0

W. TAYLOR, Collector.

E. E.

Hooghly Collectorate, the 4th April, 1853.

NOTICE is hereby given, under Section VI. Act II. of 1845, that the undermentioned Estates in Zillah Dugace, will be put up to public and unreserved Sale, at the Office of the Collector of that District, on Monday, 25th April, 1853, corresponding with the 14th Bysack 1260, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the last day of Phalgun 1259 B. E.

Number	Class of Mchala.	No. of Mchala or the whole of the Mchala.	Names of Mchala.	Recorded Proprietors.	Sutler Juma.	Balance due on the last day of Phalgun 1259 B. E.	Remarks.
1.	Permanently Sealed Estates.	253 277 320 432 516	Munseerampoor, &c., Perg. Geelataree, M. Hurroorah, &c., Perg. Kurah, M. Rogoonatpoor, &c., Perg. Becheenagur, M. Chandpoor, &c., Perg. Goughaut, M. Nishah, &c., Perg. Appala,	Hursoondree Desah, Pursuncomar Burrala, Choonulal Burall, Reluttymone Chowdram, the mother of Reesacurse Burall, &c., Jadoonath and Seemath Chatterjee, Uditbunder Joss, Dwarkanath Mondal.	4358 4 4 1178 5 4 8456 2 2 685 10 3 676 9 3	1540 0 0 202 8 0 2905 0 0 225 0 0 236 0 0	The entire Estate will be sold. This Mchala is under Hurroorah, Pursuncomar Burrala, an Eight Anna Shareholder, having defaulted, his share will be sold according to Sec. XXXIII. Regulation XIX. of 1814. The entire Estate will be sold. Ditto ditto. Ditto ditto.

G. U. YOLE, Collector.

Dugace, Collector's Office, the 2nd April, 1853.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in the Bengal portion of Zillah Bhawalpore, will be subjected to public and unreserved Sale, at the Collector's Office of this District, on Monday, the 25th day of April, 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of March, 1853.

No. of Class.	Class of Mahal.	No. of Mahals on the District Rent Roll or Registers.	Names of Mahals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 28th day of March 1853.	Remarks.
1	Permanently settled Estates,	4	Kismet Humsipoor and Hamirpoor, Pergah Bahadurpoor,	Revalal, Inderjeet Mull and Gangopernad, Guardians of Mahabachund,	580 10 8	1882 0 0	Entire Mahal to be sold.
"	Ditto,	35	Lands of Munreepoor and Paruparath, Pergah Kankjoul,	Mosoonat Treeporah Soondry,	58 7 5	17 7 0	Ditto.
"	Ditto,	104	Munreepoor, Pergah Ditto,	Dwarupernad,	27 11 9	14 0 0	Ditto.
"	Ditto,	2878	Invalid Jaghirs land of Chand Lushter, in Mouzah Kaseeporah, Thianah Oodhoos Nullah, Pergah Ensetrugger,	Heetanath Jha,	0 5 9	0 5 8	Ditto.
2	Estates not permanently settled,	101	Talooka Phoraseemer in Talooka Rajapahar, Tuppah Belpatia,	Girdhary Lal and Ganesh Sing,	526 0 5	262 9 0	Ditto.
"	Ditto,	110	Lands of Julalpoor Uff Joypoorah, Pergah Kankjoul,	Kartickchund Sia and Juggernath Sia,	13 4 8	6 10 8	Ditto.
"	Ditto,	567	Talooka Solungah in Rajapahar, Tuppah Belpatia,	Mungul Roy, Juggut Roy, Bhagernath Roy, Kartickchund Chowdry and Parankissun Roy,	799 4 1	248 13 10	Ditto.

Collector's Office, Bhawalpore, the 1st April, 1853.

R. R. STURT, Collector.

NOTICE is hereby given, under Section VI, Act I. of 1858, that the undermentioned Estates in Zillah Bhagulpore, will be subjected to public and unreserved Sale, at the Collector's Office of this District, on Monday, the 25th day of April, 1858, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 25th of March, 1858.

Class of Mohals.	No. of Mohals on the District Rent Roll or Register.	Names of Mohals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 25th day of March, 1858.	Remarks.
Permanently settled Estates.	396	Kismit Mouzah Pergunna- pore, Pergunnah Chysee.	Persadul Tewarie.	182 4 94	51 15 114	Future Mohal to be sold.
Estates to be sold for Arrears of other Estates.	304	Mouzah Koomarpore, Per- gunnah Chysee.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing, Bhola Sing, Modun Mohun Sing and Rajkoomar Sing.	159 3 0	47 14 8	4 as. Share of Mouzah Guneshpore and Koo- marpore, the property of Ahmad Ally, surely, will be sold for Arrears due on Dingree, Pergunnah Furkeeah.
Ditto ditto.	"	Ditto Guneshpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing and Ootum Koomar.	281 9 0	0	
Ditto ditto.	"	Mouzah Koomarpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing, Bhola Sing, Modun Mohun Sing, and Rajkoomar Sing.	169 3 6	41 3 2	Ditto ditto for Arrears due on Kurnail, Per- gunnah ditto.
Ditto ditto.	"	Mouzah Guneshpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing and Ootum Koomar.	281 9 0	0	
Ditto ditto.	"	Mouzah Koomarpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing, Bhola Sing, Modun Mohun Sing and Rajkoomar Sing.	169 3 6	61 14 6	Ditto ditto for Arrears due on Belingtah, Per- gunnah ditto.
Ditto ditto.	"	Mouzah Guneshpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing and Ootum Koomar.	281 9 0	0	
Ditto ditto.	"	Mouzah Koomarpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing, Bhola Sing, Modun Mohun Sing and Rajkoomar Sing.	169 3 6	20 9 9	Ditto ditto for Arrears due on Keertuneah, Pergunnah ditto.
Ditto ditto.	"	Mouzah Guneshpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing and Ootum Koomar.	281 9 0	0	
Ditto ditto.	"	Mouzah Koomarpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing, Bhola Sing, Modun Mohun Sing and Rajkoomar Sing.	169 3 6	20 12 0	Ditto ditto for Arrears due on Dheemrah alias Dharparah, Pergunnah ditto.
Ditto ditto.	"	Mouzah Guneshpore, Per- gunnah ditto.	Ahmad Ally, Kuramut Hossen, Ennet Hossen, Moharaj Sing and Ootum Koomar.	281 9 0	0	

R. R. STURT, Collector.

Collector's Office, Bhagulpore, the 1st April, 1858.

NOTICE is hereby given, under Section VI, Act No. I. of 1845, that the undermentioned Estates in Zillah Mymensing, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Monday, the 25th April, 1853, or 14th Pysack 1260 B. S., for Arrears of Revenue due up to the Kists noted below.

Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jetties.	Balance due up to the Kist noted below.	Remarks.
Permanently settled Mehals.	881	Bhowanee Churn, Kistu Churn Doss, benamsee Ram Ram Doss, Pergah. Bumbazoo, ...	Seeal Chunder Neoghee, auction purchaser, ...	5 13 10	From Jett B. Maugh 1259 H. S. 3 13 10	
Ditto.	1015	Joy Gobind Sein, Pergah. ditto, ...	Nobokisho Sein, auction purchaser, ...	5 12 10	From Pysack to Maugh 1259 B. S. 5 12 8	
Ditto.	1639	Rogoonam Neoghee, Pergah. Cagumare, ...	Cateedoss Neoghee, ...	19 3 3	From Pooa to Maugh 1259 H. S. 4 4 4	
Ditto.	2979	Indrocarain, Tuppeh Hajradully, ...	Holoram Paul, ...	2 8 1	For Strawn 1259 B. S. 2 7 0	
Ditto.	3376	Ram Sunker Paul, Tuppeh ditto, ...	Kirtee Narain Pal, ...	0 7 6	For Augraun 1259 B. S. 0 7 6	
Ditto.	4651	Kismut Jectram Boree, Talooq Kaleparesad Deb, Pergah. Pookereah, ...	Gungadhar Ghose, auction purchaser, ...	7 8 8	From Strawn to Pooa 1259 H. S. 7 9 8	
Ditto.	4666	Kismut Neandoss, Talooq Manickram Goocho, Pergah. ditto, ...	Rankishore Goocho, ...	4 4 9	From Strawn to Pooa 1259 H. S. 4 4 9	
Ditto.	4692	Kismut Hurrejeebampore, Talooq Kisto Chunder Sein, Pergah. ditto, ...	Kisto Chunder Sein, ...	3 0 0	From Strawn to Pooa 1259 H. S. 3 0 0	

F. B. KEMP.
Collector.

Mymensing Collectorship, the 30th March, 1853.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in Zillah West Burdwan, will be put to public and unreserved Sale, at the Deputy Collector's Office of Bancoorah, on Monday, the 25th April, 1853, or 14th Baskh 1260 B. S. for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 25th February, 1853.

No. of Class.	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 28th February 1853.	Remarks.
1	Temporary settlement for 20 years.	313	Hekimmanah.	Sagur Doss.	30 7 6	19 3 6	The entire Estates will be sold.
2	Perpetual settled Mehal.	316	Amsadanga.	Bhyrub Sen and Enur Sen.	1 14 1	1	

W. J. LONGMORE,

Offy. Deputy Collector.

Bancoorah Deputy Collectorate, the April 1853.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in Zillah Tihook will be brought to public and unreserved Sale, at the Collector's Office of that District, on Tuesday, the 26th April, 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th March, 1853.

No. of Class.	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 28th March, 1853.	Remarks.
1	Permanently settled Estate.	293	Kuchooah. Pergumrah Bhurwah.	Soondur Loll and others.	488 4 0	106 6 2	Entire Mehal.
1	Ditto.	2415	Soondurpoorah. Pergumrah Ogharab.	Gobind Subase.	947 14 2	255 7 9	Ditto ditto.
6	Estate to be sold on account of demands realizable in the same manner as Arrears of Revenue.	2338	Nindellpoore Sookea. Chack. Is Nye, Pergumrah Bisarah.	Mussa Beber Ameron and others.	225 6 0	6 8 9	The rights and interests of Runsee Rawot, Humsraj Rawot and Mungul Rawot, being a 2 anna share in this property, will be sold in satisfaction of a claim for Dutwarah Ameen's remuneration, agreeable to Circular of the Sudder Board of Revenue, No. 73, dated 6th December, 1850.

Tihook, Collector's Office, the 31st March, 1853.

GEORGE LOUIS MARTIN, Collector.

NOTICE is hereby given, under Section VI. Act No. I. of 1845, that the under-mentioned Estates in Zillah Backergunge will be put up to public and unreserved Sale, at the Collector's Office of this District, on Monday, the 25th day of April, 1853, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 25th day of March, 1853.

No.	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Saidet Jinnas.	Balance due on the 25th day of March, 1853.	Remarks.
I.	Permanently settled Estates.						
1.		Former No. 1314, Present No. 1312.	Talook Shub Chunder Gooft, in Kharajah Pergunnah Buegoreah.	Shibchunder Gooft.	8 9 2	9 9 2	The entire Mehul is to be sold.
"	Ditto.	Former No. 2714, Present No. 2611.	Atadillah Talook, in Kharajah Pergunnah Chatterpore.	Osainooldeen.	0 12 10	0 12 10	Ditto.
"	Ditto.	Former No. 2312, Present No. 2437.	Rangunga Doh Talook, in Kharajah Pergunnah Chatterpore.	Rangunga Doh.	8 8 2 1/2	8 8 2 1/2	Ditto.
"	Ditto.	Former No. 2926, Present No. 2848.	Ram Jeban Sein Talook, in the above Pergunnah.	Ranchunder Chuckerbarty.	71 5 3	30 0 0	Ditto.
"	Ditto.	Former No. 2940, Present No. 2862.	Ramanick Sein Talook, in the above Pergunnah.	Sheik Osainooldeen.	7 5 8 1/2	7 5 8 1/2	Ditto.
"	Ditto.	Former No. 3666, Present No. 3521.	Kishnehurry Gooft Talook, in Kharajah Pergunnah Serampore.	Kishnehurry Gooft.	10 10 8	0 4 0	Ditto.
"	Ditto.	Former No. 3774, Present No. 3591.	Ramsohan Gooft Talook, in the above Pergunnah.	Ramsohan Gooft.	10 10 8	6 4 0	Ditto.
"	Ditto.	Former No. 4184, Present No. 3951.	Neelkunt Chuckerbarty Talook, in Kharajah Pergunnah Edipore.	Rajbhoohun Gooft.	7 13 6	7 13 6	Ditto.
II.	Estates not permanently settled.	223	Southern parcel of Chuk Komareah Jola, adjoining Pergunnah Subramah.	Neelmadhob Biswas.	206 14 2	200 0 0	This is a Soonderbund Mehul, and was settled with the Proprietor for 20 years, beginning from 1257 B. S., and continued by the Revenue Commissioner of the 18th Division on the 25th of April, 1851. The Abulkary rights of the proprietor will be sold for the recovery of the balance.

Zillah Backergunge, Collector's Office, the 4th April, 1853.

F. E. BEAD, Collector.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in Zillah Pubnah, will be put to public and unreserved Sale, at the Deputy Collector's Office of that District, on Wednesday, the 27th April, 1853, for Arrears of Revenue and other Demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due up to Kist Falgoun 1259 B. S.

No. of Estates	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance due up to the Kist Falgoun 1259 B. S.	Remarks.
1	Permanently settled Estate.	381	Chur Nakales, Pergunnah Faushtye,	Kirteenath Muijondar,	1	1	1
	Ditto,	798	Kismut Amulshar, Pergunnah Massutshye,	Shunbho Chunder Roy,	0	3	1
	Ditto,	783	Kismut Gleeekomlah, Pergunnah ditto,	Ditto,	3	11	8
	Estate not permanently settled,	880	Chur Arkandy, Pergunnah Sindoury,	Rajchander, Keshubchander, Rhyrubaunath, Sibnauth Jugobundoo and Fugerechunder Chowdary,	4	2	3

Pubnah, Deputy Collector's Office, the 2nd April, 1853.

F. L. BEAUFORT, Offg. Deputy Collector.

EXAMINATION NOTICE.—With the sanction of the Government of Bengal, an examination in Mohammedan Law of Candidates for the situation of Law Officer will be held at the Madressah, Calcutta, at 10 o'clock A. M., on Wednesday, the 27th and Thursday, the 28th of April, 1853, corresponding with the 17th and 18th Rajab 1269 of the Hijrah. Candidates are requested to present themselves at the Madressah for the usual registration of their names and other particulars on the 26th April, 1853.

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

ظاہر و غریبا یاد کہ حسب احکم سرکار بنگالہ بتاریخ ہست
و مقیم و بست مہتمم ماہ اپریل سنہ ۱۸۵۳ ہجری مطابق
مقدم و ہجری ۱۲۶۹ ہجری روز چہار شنبہ
و پنجشنبہ ہفت روزہ ساعت امتحان امیدواران عہدہ قضا
و مولویت در مدرسہ عالیہ کلکتہ گرفتہ خواهد شد لہذا اشتہار
دادہ می شود کہ هرکس کہ ارادہ دادہ امتحان داشته باشد
بتاریخ ہست و ششم اپریل سنہ ۱۸۵۳ عیسوی روز شنبہ
مطابق شانزدہم رجب سنہ ۱۲۶۹ ہجری در مدرسہ حاضر
شود زمان و احوال و مسکن خود را بنویسد

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

EXAMINATION NOTICE.—With the sanction of the Government, an Examination in Hindoo Law for Candidates for the situation of Law Officer will be held at the Sanscrit College, at 10 o'clock A. M., on the 25th April, 1853, corresponding with the 14th Baisakh, 1260. Candidates are requested to present themselves at the Sanscrit College for the usual registry of their names and other particulars, four days previously to that date.

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

পরীক্ষার বিজ্ঞাপন।

গবর্নমেন্টের আদেশক্রমে বিজ্ঞপ্তি ১৮৫৩
শালের ২৫ এপ্রিল বাঙ্গলা ১৪ বৈশাখ ১২৬০ শাল
কলিকাতার সংস্কৃত কলেজে বেলা সন্ধ্যার
সময়ে ব্যবস্থাদান সম্বন্ধী কল্যাণাদি শিগকে হিন্দু
ব্যবস্থা পাঠে পরীক্ষা করা হইবেক তাহার
পরীক্ষা দিবার বাগনা তাৎখদ তাহার
মিহাতিত দিবসের চারি দিন পুর্বে ২৫ নাম
লেখ্যকবার ও অন্যান্য নিয়মিত কর্তৃক করিবার
নিমিত্ত সংস্কৃত কলেজে উপস্থিত হইবেন ইতি

সংস্কৃত কলেজ।

১ এপ্রিল ১৮৫৩ শাল।

A. SPRENGER, M. D.,

Examiner of Candidates for the
Situation of Law Officer.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Peter Henry Reed, of Lower Circular Road, in Calcutta, an Assistant of Marine Pay Office, General Treasury, an Insolvent.

In the matter of Charles Richard Blair, of Fort William, in Calcutta, a Lieutenant in the 2nd European Regiment Bengal Fusiliers, an Insolvent.

Insolvents in person.

Chief Clerk's Office, 5th April, 1853.

On Saturday, the 2nd day of April instant, it was ordered that the hearing in these several matters shall be on the 4th day of June next, and that the said Insolvents do then respectively attend to be examined by the said Court.

NOTICE is hereby given, that sealed Tenders of Contract, superscribed on the Envelopes "Tender for the supply of Rum," will be received by the Deputy Commissary General, Lower Circle, on or before Wednesday, the 20th day of April next, for the annual supply at the Presidency, of from Eighty to Ninety Thousand Imperial Gallons of Rum, as may be required by the Commissariat, during the term of one, two, or three years, as may be accepted from the 1st day of May, 1853.

The Rum to be manufactured after the European method, and to be delivered on the terms of the Contract at the Commissariat Godown, in Fort William, free of all other charges whatever, in quantities of from 20,000 to 25,000 Gallons at a time, in the months of May, August, November, and February, of each year. The first delivery to be made in August, 1853. Casks will be found by the Commissariat.

The Rum to be pure and Merchaptable, made from Sugar-cane Molasses only, and at the time of delivery, of the age of at least three months, to be equal in quality, strength, and proof, to what is commonly called London proof, such quality, proof, or strength, to be ascertained and decided upon, by the Deputy Commissary General, the Executive Commissariat Officer at Fort William, or by such other persons, as may be duly authorized in manner to be hereafter agreed upon.

The Tenders to be accompanied by a written document, signed by two persons of credibility and competency, acknowledging themselves, if the terms be accepted, willing to become responsible by Deed, for the due performance of the Contractor's engagements. The value or cost of the Rum delivered into the Commissariat Godown, will be paid for on the same being surveyed and approved.

The Tenders will be opened by the Deputy Commissary General, precisely at noon of Thursday, the 21st April, when persons tendering, are invited to attend at his Office.

G. NEWBOLT,

Deputy Commissary General.

Dy. Comy. Genl's Office, Lower Circle, }
Fort William, 29th March, 1853. }

NOTICE.—Mr. T. H. LORD having no longer any interest in the Firm of JENKINS, LORD AND CO., of Mirzapore, the business will in future be conducted under the style of

JENKINS AND CO.

Reference,

JARDINE, SKINNER AND CO.

Calcutta, 13th March, 1853.

With reference to the above, Mr. D. JENKINS is authorized to sign for us per procuration.

JENKINS AND CO.

NOTICE is hereby given, that an application has been this day made to the Supreme Court of Judicature at Fort William in Bengal, for Letters of Administration (with Copy of Will annexed), to the Estate and Effects in India, of Dr. James Malcolm, formerly of Kussowlie, in India, but late of Newry, in Ireland, of Her Majesty's Ninth Regiment of Foot, to be granted to J. W. Shearman, Esquire, of Mission Row, in Calcutta, as the constituted Attorney of Dr. John Malcolm, and for his use and benefit.

CAREY,

Proctor.

Calcutta, 24th March, 1853.

PURSUANT to an Order of the Supreme Court of Judicature at Fort William in Bengal, made in the cause of Jaudubehunder Mullick vs. Wajul-money Dossee, widow and legal representative of Groochurn Sen, deceased, the Creditors of Groochurn Sen, late of the Town of Calcutta, a Hindoo Inhabitant, deceased, who died on the Fifth day of August, One Thousand Eight Hundred and Fifty, are forthwith to come in and prove their Debts, before William Macpherson, Esquire, the Master of the said Court, at his Office, in the Court House, or in default thereof they will be excluded from the benefit of this said order.

W. MACPHERSON,

Master.

Carey,

Complainant's Solicitor.

Calcutta, }
The Court, }
place, }
March, 1853. }

NOTICE is hereby given, that Letters of Administration of the Estate of BECTAN SARKIES, late of Calcutta, deceased, have been granted to the undersigned, by the Register of Wills for the County of Philadelphia.

All persons having claims or demands against the Estate of the deceased, are requested to make them known without delay, and those who are indebted to the same, to make immediate payment to

C. MACALESTER,

No. 364, Spruce Street,

Philadelphia, United States
of North America.

April 15th, 1852.

BANK OF BENGAL RATES.**DISCOUNT.**

Private Bills and Notes, at or within } 5 per Cent.
3 months, }

Government Acceptances do., 3 " "

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 }
months, on Deposit of Company's } 4 " "
Paper, }

On Deposit of Opium, Metals and } 5 " "
Indigo, }

On Deposit of other Goods, 6 " "

On Accounts of Credit, 4 per Cent. in excess of
the above rates respectively.

WM. GREY, Secy & Treasurer.

Bank of Bengal, }
24th February, 1853. }

MEDICAL COLLEGE

19th YEAR—SESSION 1863-64.

SUMMER TERM.

The first division of the Session will begin on Wednesday, the 15th June, 1863, and continue until the 15th of November, 1863, when lectures will be delivered on the following subjects:

ENGLISH CLASS.

BOTANY,	By H. Paterson, M. D.,	Tuesdays, Wednesdays, Fridays and Saturdays, at 8 A. M.
GENERAL ANATOMY,	By H. Walker, Esq.,	Daily, from 11 to 12 o'clock.
MIDWIFERY,	By D. Stewart, M. D.,	Mondays, Tuesdays, Thursdays and Fridays, from 2 to 3 P. M.
MATERIA MEDICA,	By E. Goodrich, M. B.,	Daily, from 12 to 1 P. M.
DESCRIPTIVE ANATOMY,	By Allan Webb, M. D.,	Mondays, Wednesdays and Fridays, from 1 to 2 P. M.
PRINCIPLES AND PRACTICE OF MEDICINE,	By F. J. Mouat, M. D.,	Daily, from 6 to 7 A. M.
CLINICAL INSTRUCTION,	By Drs. Mount and Goodrich,	Daily in the Hospital.
PRINCIPLES OF SURGERY,	By R. O'Shaughnessy, Esq.,	Mondays, Wednesdays and Fridays, from 8 to 9 A. M.
CLINICAL SURGERY,	By Professor Webb,	Daily in the Hospital.
MEDICAL JURISPRUDENCE,	By C. T. O. Toddford, M. D.,	Tuesdays, Thursdays and Saturdays, from 3 to 4 P. M.
OPHTHALMIC MEDICINE AND SURGERY,	By W. Martin, Esq.,	Tuesdays and Thursdays, from 1 to 2 P. M.

HINDUSTANI AND BENGALI CLASSES.

PUNDIT MADHUSUDEN GOOPTA will Lecture on Anatomy,	} To both Classes.
Sub-Assistant Surgeon PUSUNKO COOMAR MITTER will teach Medicine,	
Sub-Assistant Surgeon RAM NARAIN DOSS will teach Surgery,	
Sub-Assistant Surgeon SHRI CHANDER KURUMKAR will teach Materia Medica,	

The Professors of Anatomy, Medicine, Surgery, and Materia Medica will occasionally afford instruction to these Classes.

HOSPITAL ATTENDANCE.

Hospital visits, daily from 7 A. M.

Out-Door Dispensary from 6 to 11 A. M., and from 6 to 6 P. M. daily.

A general introductory lecture will be given on the 15th of June, 1863, by Professor E. Goodrich.

(By Order,)

FRED. J. MOUAT, M. D.,

Secretary.

MEDICAL COLLEGE, }
29th March, 1863. }

DENTAL SURGERY.

MR. D. G. CLERK, OF EDINBURGH, SURGEON DENTIST, successor to Dr. A. Fitzpatrick, will continue to carry out Dr. A. Fitzpatrick's new system of adapting Artificial Teeth, at No. 2, Chowringhee Road.

LITHOGRAPHIC AND COPPER PLATE PRINTING

EXECUTED AT THE

MILITARY ORPHAN PRESS

ON

Moderate Terms.

CAUTION.

THE public in general, and Brokers and Dealers in Government Securities in particular, are hereby cautioned against purchasing or advancing money on the security of or otherwise negotiating the undermentioned Government Securities, belonging to Sree Mutty Tarramoney Dossee, which have been fraudulently obtained from her by parties not entitled thereto. Notice has been given to the Accountant General, stopping the payment of interest on and renewal of these Government Securities. Further information will be afforded upon application at our Office,

DENMAN AND ABBOTT.

Attornies for Sree Mutty Tarramoney Dossee.
Calcutta, 1st April, 1853.

	Sa. Rs.
Nov. 8884-2622, dated 3rd Nov. 1825, for	1,600
No. 14779, dated 1st Feb. 1828, for	1,000
and	
No. 18056,.....for Co.'s Rs.	500
All of the Five per Cent Loan.	

Sheriff's Office, the 23rd March, 1853.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Thursday, the Fourteenth day of April next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day, precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

F. BELLAIRS, Sheriff.

সরিত আকিস ২৩ মার্চ ১৮৫৩ সাল ।

সম্রাটের দেওয়া ষাটতেছে যে আগামী ১৪ এপ্রিল ১৮৫৩ সাল বৃহস্পতিবার দুই প্রহরের সময় কলিকাতার কোর্ট উইলিয়মের এবং তাহার অন্তর্গত দে সকল স্থান তন্নিমিত্তে বঙ্গদেশের কোর্ট উইলিয়মের সুপ্রিম কোর্ট আপন আদালত ঘরে ওওর টেরমিনর এবং এডমিরেল্টী অর্থাৎ মহাসমুদ্র সম্রাটের মোকদ্দমা নিষ্পত্তি করা এক সেশীয়াই অর্থাৎ মিছিল করিবেন ।

এই সেশীয়াই যতকাল পর্যন্ত বসিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘটীর সময় বসিবেক এবিধর সকলে করণ রাখুন ।

F. BELLAIRS, Sheriff.

সরিত ।

LOST.—First Halves of the Bank of Bengal Notes, No. 13803, for Co.'s Rs. 250, and No. 24102 for Co.'s Rs. 50, the payment of which has been stopped at the Bank.

NOTICE.—All persons indebted to, or having claims on, the Estate of the late Captain C. S. Reynolds, 49th Regiment Native Infantry, and Principal Assistant to the Commissioner of Assam, at Tezporc, are requested to make the same known without delay, by letter, post paid, to the Committee of Adjustment, now sitting at Tezporc.

G. F. F. VINCENT, Lieut.,

30th Regiment Native Infantry.

Pres. Committee of Adjustment.

Tezporc, Assam.
29th January, 1853.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List.

No. XVI.

OF HER MAJESTY AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 12TH JANUARY, 1853.

To which is added,

A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES with the dates of their Appointments, &c.

PRICE—Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

14th January, 1853.

Military-Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,

Secy. M. O. S.

KIDDERPORE,
31st January, 1851.

For Sale at the Military Orphan Press,
PRICE 3 RUPEES.

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Dents and the Distribution of the Effects of Officers and Soldiers dying in the Service.

GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with a view to extend the benefits of Education as widely as can be accomplished by such means, the Book Agent is authorized to sell at Cost Price, with a small additional percentage to cover the interest of outlay, all Works of which complete editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

The following Works are at present in store at the Book Agency for sale:

No. of Copies.						Price per Copy.
22	Richardson's Selections, in 1 vol. full bound,	7 0 0
66	Richardson's ditto, " 2 vols.	7 0 0
17	Russell's Modern Europe, 4 vols.	26 0 0
22	Bontras' Principles of Legislation,	6 0 0
1	Penny Magazine for 1842,	4 14 0
3	Biographical Dictionary, by S. D. U. K., vol. I. part I.,	7 10 0
5	Ditto " ditto, vol. I. " II.,	7 10 3
4	Ditto " ditto, vol. II. " I.,	4 1 2
5	Ditto " ditto, vol. II. " II.,	3 6 6
4	Ditto " ditto, vol. III. " I.,	7 9 6
6	Edinburgh Cabinet Library.	3 0 0
1271	Newnarch's Arithmetic,	1 8 0
171	Encyclopedia Bengalensis, D. Edition, No. I.,	History of Rome,	...	2 0 0
310	Ditto ditto, " No. II.,	Elements of Geometry,	...	2 0 0
465	Ditto ditto, " No. III.,	Miscellaneous Reading,	...	2 0 0
463	Ditto ditto, " No. IV.,	History of Rome, part 2nd,	...	2 0 0
477	Ditto ditto, " No. V.,	Biography,	...	2 0 0
461	Ditto ditto, " No. VI.,	History of Egypt,	...	2 0 0
483	Ditto ditto, " No. VII.,	Miscellaneous Reading, part 2nd,	...	2 0 0
473	Ditto ditto, " No. VIII.,	Geography,	...	2 0 0
484	Ditto ditto, " No. IX.,	(Mathematics) Geometry, part 2nd,	...	2 0 0
50	Ditto ditto, " No. X.,	Moral Tales,	...	2 0 0
121	Ditto ditto, " No. XI.,	Improvement of the Mind,	...	2 0 0
131	Ditto ditto, " No. XII.,	Improvement of the Mind,	...	2 0 0
540	Ditto ditto, " No. XIII.,	The life of Galileo, Biography,	...	1 0 0
501	Ditto ditto, Bengali Edition, No. IV.,	1 0 0
141	Ditto ditto, " No. I.,	1 0 0
41	Ditto ditto, " No. II.,	1 0 0
62	Ditto ditto, " No. III.,	1 0 0
614	Loudon Pharmacopoeia, (translated into Bengali,)	1 12 0
91	Rathaboli, (in Sanscrit,)	0 8 0
48	Law of Inheritance, (in Sanscrit,)	0 8 0
1176	Addison's Essays, { on English paper,	4 0 0
	{ on Serampore paper	3 0 0
177	School Maps, in sets of four, upon the same scale as those published by the Irish School Society, } comprising Maps of the World, Europe, Asia and America,	13 0 0
"	8 Smith's Moral Sentiments,	3 0 0
934	Roul's Inquiry into the Human Mind,	1 8 0
2	Peacock's Algebra, vol. I.,	19 0 4
5	Ditto " II.,	6 0 8
20	Haynes's Differential Equations,	7 3 10
4	Brinkley's Astronomy,	7 8 2
5	Hall's Differential and Integral Calculus,	36 10 0
12	Grate's History of Greece, in 4 vols.,	18 1 10
12	Mill's Logic in 2 vols.,	3 10 0
10	Stow's Training System,	3 0 0
6	Herschel's Astronomy,	3 0 0
15	Ditto Introduction to Natural Philosophy,	3 0 0
7	Somers's on the Constitution of the Physical Sciences,	4 12 8
37	D. L. Richardson's Lives of the British Poets,	5 0 0
8	Cutler's Bible, (large Edition,)	12 0 0
2	Geometry, a Mathematics,	10 13 10
1	Milnes's Poetical Works, by Revd. Stebbings,)	2 0 0
7	Russell's Intellectual Powers,	5 0 0
13	Baker's Grammar,	4 0 0
4	Mackintosh's England, in 10 vols.,	30 0 0
1	Goswami's Essays and Poems, (Illustrated Edition,)	1 10 0
3	Smith's Arithmetical Instructor,	0 12 0
22	Education Report for 1840-41 and 1841-42,	2 0 0
58	Ditto " for 1842-43,	2 0 0
54	Ditto " for 1843-44,	2 0 0
51	Ditto " for 1844-45,	2 0 0
58	Ditto " for 1845-46,	2 0 0
59	Ditto " for 1846-47,	2 0 0
54	Ditto " for 1847-48,	2 0 0
256	Map of Europe in the Bengali Character,	3 4 0

FRED. J. MOUNT, M. D.,

Govt. Book Agency, 31st January, 1853.

Govt. Book Agent.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by noon of TUESDAYS and FRIDAYS; and of a few lines only, before 5 p. m. of those days.

WEDNESDAY, APRIL 13, 1853.

Fort William, Home Department, Legislative,
the 1st April, 1853.

The following Draft of a proposed Act was read in Council for the first time on the 1st of April, 1853.

ACT No. — or 1853.

An Act to amend the practice and course of proceeding in the Equity side of Her Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort St. George and Bombay.

WHEREAS it is expedient to amend the practice and course of proceeding on the Equity side of Her Majesty's Supreme Courts of Judicature at Fort William in Bengal, Fort St. George and Bombay, It is enacted as follows:

I. Every bill of complaint to be filed in any of the said Courts after the time hereinafter appointed for the commencement of this Act, shall contain, as concisely as may be, a narrative of the material facts, matters and circumstances on which the plaintiff relies, such narrative being divided into paragraphs numbered consecutively, and each paragraph containing, as nearly as may be, a separate and distinct statement or allegation, and shall pray specifically for the relief which the plaintiff may conceive himself entitled to, and also for general relief, but such bill of complaint shall not contain any interrogatories for the examination of the defendant.

II. Within a time, to be limited by the rules or orders to be made by the Judges of the said Courts respectively in that behalf, the plaintiff in any suit in any of the said Courts commenced by bill may, if he requires an answer from any defendant thereto, file in the sworn clerk's or other proper office of the said Court, interrogatories for the examination of the defendant or defendants, or each of them from whom he shall require an answer, and deliver to the defendant or defendants as required to answer, or to his or their solicitor, a copy of such interrogatories, or of such of them as shall be applicable to the particular defendant or defendants, and no defendant shall be called upon or required to put in any answer to a bill unless interrogatories shall have been so filed, and a copy thereof delivered to him or his solicitor, within the time so to be limited, or within such further time as the Court shall think fit to direct.

III. Whether the plaintiff in any suit in any of the said Courts shall or shall not require any answer from the defendant, or any one or more of the defendants to the bill, such defendant or defendants may, without leave of the Court, put in a plea, answer, or demurrer to the plaintiff's bill within the time now allowed to the defendant for demurring alone to a bill or within such other time as shall be fixed by any rules or orders to be framed by the Judges of the said Courts respectively in that behalf; but after that time a defendant or defendants not required to answer the plaintiff's bill shall not be at liberty to put in a plea, answer, or demurrer to the bill, without leave of the Court; provided that the power of the Court to grant further time for pleading, answering, or demurring to any bill, upon the application of any defendant or defendants thereto, whether required to answer the bill or not, shall remain in full force, and shall not be in any wise prejudicial or affected; provided also that if the Court shall grant any further time to any defendant for pleading, answering or demurring to the bill, the plaintiff's right to move for a decree under the provisions hereinafter contained shall in the mean time be suspended.

IV. The answer of the defendant to any bill of complaint in any of the said Courts may contain not only the answer of the defendant to the interrogatories so filed as aforesaid, but such statements material to the case as the defendant may think it necessary or advisable to set forth therein, and such answer shall also be divided into paragraphs, numbered consecutively, each paragraph containing, as nearly as may be, a separate and distinct statement or allegation.

V. The plaintiff in any suit commenced by bill shall be at liberty, at any time after the time allowed to the defendant for answering the same shall have expired (but before replication), to move the Court, upon such notice as shall in that behalf be prescribed by any rule or order to be made by the Judges of the said Courts respectively, for such decree or decretal order as he may think himself entitled to; and the plaintiff and defendant respectively shall be at liberty to file affidavits in support of and in opposition to the motion so to be made, and to use the same on the hearing of such motion; and if such motion shall be made after an answer filed in the course

the answer shall, for the purposes of the motion, be treated as an affidavit.

VI. Upon any such motion for a decree or decretal order, it shall be discretionary with the Court to grant or refuse the motion, or to make an order giving such directions for or with respect to the further prosecution of the suit as the circumstances of the case may require, and to make such order as to costs as it may think right.

VII. The practice of excepting to bills, answers and other proceedings in the said Courts for impertinence, shall be, and the same is hereby abolished; provided that it shall be lawful for any of the said Courts to direct the costs occasioned by any impertinent matter introduced into any proceeding in the said Court to be paid by the party introducing the same, upon application being made to the Court for that purpose.

VIII. It shall be lawful for the Court, upon the application of the plaintiff in any suit in any of the said Courts, whether commenced by bill or by claim, and as to a suit commenced by bill, whether the defendant may or may not have been required to answer the bill, or may or may not have been interrogated as to the possession of documents, to make an order for the production by any defendant, upon oath, of such of the documents in his possession or power relating to matters in question in the suit as the Court shall think right, and the Court may deal with such documents when produced in such manner as shall appear just.

IX. It shall be lawful for any defendant in any suit, whether commenced by bill or by claim, but in cases commenced by bill which the defendant is required to answer, not until after he shall have put in a sufficient answer to the bill, and without filing any cross bill of discovery, to file, in the sworn clerk or other proper officer of the Court wherein such suit is pending, interrogatories for the examination of the plaintiff, to which shall be prefixed a concise statement of the subjects on which a discovery is sought, and to deliver a copy of such interrogatories to the plaintiff or his solicitor, and each plaintiff shall be bound to answer such interrogatories in like manner as if the same had been contained in a bill of discovery filed by the defendant against him on the day when such interrogatories shall have been filed, and as if the defendant to such bill of discovery had on the same day duly appeared; and the practice of the Court with reference to excepting to answers for insufficiency, or for scandal, shall extend and be applicable to answers put in to such interrogatories; provided that in determining the materiality or relevance of any such answer, or of any exception thereon, the Court is to have regard, in suits commenced by bill, to the statement contained in the original bill, and in the answer which may have been put in thereto by the defendant exhibiting such interrogatories for the examination of the plaintiff, and in suits commenced by claim, to the statements therein, and in any affidavits which may have been filed either in support thereof or in opposition thereto; provided also that a defendant, if he shall think fit so to do, may exhibit a cross bill of discovery against the plaintiff, instead of filing interrogatories for his examination.

X. It shall be lawful for the Court, upon the application of any defendant in any suit, whether commenced by bill or by claim, but as to suits commenced by bill where the defendant is required to answer the plaintiff's bill, not until after he has put in a full and sufficient answer to the bill,

unless the Court shall make any order to the contrary, to make an order for the production by the plaintiff in such suit, on oath, of such of the documents in his possession or power relating to the matter in question in the suit as the Court shall think right, and the Court may deal with such documents when produced in such manner as shall appear just.

XI. Every plea, answer, disclaimer, or examination may be filed without any further or other formality than is required in the swearing and filing of an affidavit.

XII. In suits commenced in any of the said Courts by bill, where notice of motion for a decree or decretal order shall not have been given, or, having been given, where a decree or decretal order shall not have been made thereon, issue shall be joined by filing a replication, in the form or to the effect of the replication now in use in the said Courts respectively, and where a defendant shall not have been required to answer and shall not have answered the plaintiff's bill, he shall be considered to have traversed the case made by the bill.

XIII. Where a defendant to a suit in any of the said Courts commenced by bill shall not have been required to answer the bill, and shall not have answered the same, such defendant shall be at liberty to move to dismiss the bill for want of prosecution, at such times and under such circumstances, and subject to such restrictions, as shall be in that behalf prescribed by any rules or orders to be made by the Judges of the said Courts respectively in that behalf.

XIV. Every affidavit to be used in the said Courts shall be divided into paragraphs, and every paragraph shall be numbered consecutively, and, as nearly as may be, shall be confined to a distinct portion of the subject.

XV. When any suit commenced in any of the said Courts by bill shall be at issue, the Court or a Judge thereof may, upon the application of any of the parties to the suit, and by consent of all the other parties thereto, make an order that the parties shall be at liberty to verify their respective cases by affidavit, and such cases may thereupon be verified accordingly. If any one or more of the parties, who shall not have a sufficient interest in the matters in question to require the evidence to be oral, shall not consent to the making of such order, the Court, or a Judge thereof, may make the same without the consent of such party or parties.

XVI. If no such order shall be made, the evidence to be adduced in the cause after issue joined therein shall be taken orally before the Court, and the attendance of witnesses and the production of documents may be enforced in the manner for the time being in use on the Common Law side of the said Courts respectively; provided that the Court may order any particular witness or witnesses within the jurisdiction of the Court, or any witness or witnesses out of the jurisdiction of the Court, to be examined, upon interrogatories or otherwise, under a commission, and to make such order relating to such examination as the Court may think fit; and provided also, that affidavits of particular witnesses, or affidavits as to particular facts or circumstances, may by consent of the parties, or by leave of the Court obtained upon notice, be used on the hearing of any cause; such consent, and also the consent required by the XV. Section of this Act, may, with the approbation of the Court, be given by or on the part of married women or

infants, or other persons under disability, being parties to any such suit.

XVII. Upon the hearing of any suit depending in any of the said Courts, whether commenced by bill or claim, and also upon the hearing of any motion, petition or other proceeding in any of the said Courts, the Court, if it shall see fit so to do, may, upon the application of any of the parties thereto, or of its own accord, require and enforce the attendance and oral examination before itself of any witness, or of any party to the suit, and may also require and enforce the production of any document or documents, and may direct the costs of the attendance and examination of such witness or party and of the production of such document or documents to be paid by such of the parties to the suit, or in such manner as it may think fit.

XVIII. Any party in any suit or matter depending on the Equity side of any of the said Courts may, by order of the Court or of a Judge thereof, issue a writ of *subpoena ad testificandum* or *duces tecum*, for the purpose of compelling the attendance of any person before the said Courts, or before the Commissioner or Commissioners specially appointed for the purpose, at a time and place to be specified in such subpoena, to give evidence and produce documents in support of or in opposition to any claim, motion, petition, or other proceeding before the Court; and every person served with such subpoena shall be bound to attend in pursuance thereof, and to produce documents, and to give evidence, in like manner and subject to the same rules as a witness subpoenaed to attend or produce documents upon the trial of any cause in the said Court.

XIX. Any person who shall make an affidavit which shall be used or filed by any party to a suit in any of the said Courts, may, by the order of the Court or of a Judge thereof, be subjected to oral cross-examination by or before the Court, or a Commissioner or Commissioners to be appointed for that purpose, and to be subpoenaed to attend for that purpose, and to produce any document or documents, at a time and place to be specified in the subpoena; and any person so subpoenaed shall be bound to attend and produce such document or documents in pursuance of such subpoena, in the same manner and subject to the same rules, as a witness subpoenaed to attend or produce documents on the trial of a cause, and such person may be cross-examined and re-examined orally; or ordered that the Court shall direct a discretionary power of acting upon such evidence as may be adduced at the time, and of making such interim orders as may appear necessary to meet the justice of the case.

XX. The costs of the attendance of any person, for the purpose of cross-examination as aforesaid, and of the said cross-examination and re-examination, shall be paid by the parties respectively, in like manner as if the person so attending to be cross-examined were the witness of the party cross-examining, and shall be deemed costs in the cause of such parties respectively, unless the Court shall think fit otherwise to direct.

XXI. It shall not be competent to any defendant in any suit in any of the said Courts to take any objection for want of parties to such suit, in any case to which the rules hereinafter set forth extend, and such rules shall be deemed and taken as part of the law and practice of the said Courts respectively, and any law or practice of

any of the said Courts inconsistent therewith shall be and is hereby abrogated and annulled.

Rule 1st.—Any residuary legatee or next of kin may, without serving the remaining residuary legatee or next of kin, have a decree for the administration of the personal estate of a deceased person.

Rule 2nd.—Any legatee interested in a legacy charged upon real estate, and any person interested in the proceeds of real estate directed to be sold, may, without serving any other legatee or person interested in the proceeds of the estate, have a decree for the administration of the estate of a deceased person.

Rule 3rd.—Any residuary devisee or heir may, without serving any other residuary devisee or heir, have the like decree.

Rule 4th. Any one of several cestuis que trust under any deed or instrument may, without serving any other of such cestuis que trust, have a decree for the execution of the trusts of the deed or instrument.

Rule 5th.—In all cases of suits for the protection of property pending litigation, and in all cases in the nature of waste, any person may sue on behalf of himself and of all persons having the same interest.

Rule 6th.—Any executor, administrator or trustee may obtain a decree against any one legatee, next of kin, or cestuis que trust, for the administration of the estate or the execution of the trusts.

Rule 7th.—In all the above cases the Court, if it shall see fit, may require any other person or persons to be made a party or parties to the suit, and may, if it shall see fit, give the conduct of the suit to such person as it may deem proper, and may make such order in any particular case as it may deem just for placing the defendant on the record on the same footing in regard to costs as other parties having a common interest with him in the matters in question.

Rule 8th.—In all the above cases the persons who, according to the present practice of the Court, would be necessary parties to the suit, shall be served with notice of the decree, and after such notice they shall be bound by the proceedings in the same manner as if they had been originally made parties to the suit, and they may, by an original Court, have liberty to attend the proceedings under the decree and any party so served may, within such time as shall in that behalf be prescribed by the rule or order to be made by the said Courts respectively in that behalf, apply to the Court to add to the decree.

Rule 9th.—In all suits concerning real or personal estate which is vested in trustees under a will, settlement, or otherwise, such trustees shall represent the persons beneficially interested under the trust, in the same manner and to the same extent as the executors or administrators in suits concerning personal estate represent the persons beneficially interested in such personal estate, and in such cases it shall not be necessary to make the persons beneficially interested under the trusts parties to the suit, but the Court may upon consideration of the matter on the hearing, if it shall so think fit, order such persons or any of them to be made parties.

XXII. The practice of setting down a cause merely on an objection for want of parties to the suit shall be abolished.

XXIII. If in any suit or other proceeding before any of the said Courts, it shall appear to the Court that any deceased person who was interested in the matters in question has no legal personal representative, it shall be lawful for the Court either to proceed in the absence of any person representing the estate of such deceased person, or to appoint some person to represent such estate for all the purposes of the suit or other proceeding, on such notice to such person or persons, if any, as the Court shall think fit, either specially or generally by public advertisements; and the order so made by the said Court, and any orders consequent thereon, shall bind the estate of such deceased person, in the same manner in every respect as if there had been a duly constituted legal personal representative of such deceased person and such legal personal representative had been a party to the suit or proceeding, and had duly appeared and submitted his rights and interests to the protection of the Court.

XXIV. It shall be lawful for any person claiming to be a creditor, or a specific beneficiary or residuary legatee, or the next of kin, or some or one of the next of kin of a deceased person, to apply for and obtain as of course, without bill or claim filed, or any other preliminary proceedings, a summons from a Judge of any of the said Courts, requiring the executor or administrator, as the case may be, of such deceased person, to attend before him at chambers for the purpose of showing cause why an order for the administration of the personal estate of the deceased should not be granted, and upon proof by affidavit of the due service of such summons, or on the appearance in person, or by his solicitor or counsel, of such executor or administrator, and upon proof by affidavit of such other matters, if any, as such Judge shall require, it shall be lawful for such Judge, if in his discretion he shall think fit so to do, to make the usual order for the administration of the estate of the deceased, with such variations, if any, as the circumstances of the case may require, and the order so made shall have the force and effect of a decree to the like effect made on the hearing of a cause or claim between the same parties: provided that such Judge shall have full discretionary power to grant or refuse such order, or to give any special directions touching the carriage or execution of such order, and in the case of applications for any such order by two or more different persons or classes of persons, to grant the same to such one or more of the claimants, or of the classes of claimants, as he may think fit; and if the Judge shall think proper, the carriage of the order may subsequently be given to such party interested, and upon such terms as the Judge may direct.

XXV. A duplicate or copy of such summons shall, previously to the service thereof, be filed in the office of the registrar or other proper officer of the Court to a Judge whereof such application for a summons shall be made, and no service thereof upon any executor or administrator shall be of any validity unless the copy so served shall be countersigned by such registrar as an attestation to the filing thereof, and the filing of such summons shall have the same effect with respect to its pendency as the filing of a bill or claim.

XXVI. It shall be lawful for any person claiming to be a creditor of any deceased person, or interested under his will, to apply for and obtain in a summary way, in the manner hereinafter provided with respect to the personal estate of a

deceased person, an order for the administration of the immovable estate of a deceased person, being a Hindu or a Mahomedan, or for the administration of the real estate of a deceased person, not being a Hindu or a Mahomedan, when the whole of such real estate is by devise vested in trustees who are by the will empowered to sell such real estate, and authorized to give receipts for the rents and profits thereof, and for the produce of the sale of such real estate; and all the provisions hereinbefore contained with respect to the application for such order, in relation to the personal estate of a deceased person and consequent thereon, shall extend and be applicable to applications for such orders as hereinbefore mentioned with respect to immoveable or real estate.

XXVII. It shall be lawful for the Court, in any suit for the foreclosure of the equity of redemption in any mortgaged property, upon the request of the mortgagee or of any subsequent incumbrancer, or of the mortgagor, or any person claiming under them respectively, to direct a sale of such property instead of a foreclosure of such equity of redemption on such terms as the Court may think fit to direct, and if the Court shall so think fit without previously determining the priorities of incumbrancers, or giving the usual or any time to redeem; provided that if such request shall be made by any subsequent incumbrancer, or by the mortgagor, or by any person claiming under them respectively, the Court shall not direct any such sale without the consent of the mortgagee, or the persons claiming under him, unless the party making such request shall deposit in Court a reasonable sum of money, to be fixed by the Court, for the purpose of securing the performance of such terms as the Court may think fit to impose on the party making such request.

XXVIII. No suit in any of the said Courts shall be dismissed by reason only of the misjoinder of persons as plaintiffs therein, but wherever it shall appear to the Court that notwithstanding the conflict of interest in the co-plaintiffs, or the want of interest in some of the plaintiffs, or the existence of some ground of defence affecting some or one of the plaintiffs, the plaintiffs or some or one of them are or is entitled to relief, the Court shall have power to grant such relief, and to modify the decree according to the special circumstances of the case, and for that purpose to direct such amendments, if any, as may be necessary, and at the hearing, before such amendments are made, to treat any one or more of the plaintiffs as if he or they was or were a defendant or defendants in the suit, and the remaining or other plaintiff or plaintiffs was or were the only plaintiff or plaintiffs on the record; and where there is a misjoinder of plaintiffs and the plaintiff having an interest shall have died, leaving a plaintiff on the record without an interest, the Court may, at the hearing of the cause, order the cause to stand revived, as may appear just, and proceed to a decision of the cause if it shall see fit, and to give such directions as to costs or otherwise as may appear just and expedient.

XXIX. No suit in any of the said Courts shall be open to objection on the ground that a merely declaratory decree or order is sought thereby, and it shall be lawful for the Court to make binding declarations of right without granting consequential relief.

XXX. It shall be lawful for the Court to adjudicate on questions arising between parties notwithstanding that they may be some only of the

parties interested in the property respecting which the question may have arisen, or that the property in question is comprised with other property in the same settlement, will, or other instrument, without making the other parties interested in the property respecting which the question may have arisen, or interested under the same settlement, will, or other instrument, parties to the suit, and without requiring the whole trusts and purposes of the settlement, will, or other instrument, to be executed under the direction of the Court, and without taking the accounts of the trustees or of an accounting party, or ascertaining the particulars or amount of the property touching which the question or questions may have arisen; provided always, that if the Court shall be of opinion that the application is fraudulent or collusive, or for some other reason ought not to be entertained, it shall have power to refuse to make the order prayed.

XXXI. Upon any suit in any of the said Courts becoming stalled by death, marriage or otherwise, or defective by reason of some change or transmission of interest or liability, it shall not be necessary to exhibit any bill of revivor or supplemental bill in order to obtain the usual order to revive such suit, or the usual or necessary decree or order to carry on the proceedings; but an order to the effect of the usual order to revive, or of the usual supplemental decree, may be obtained as of course, upon an allegation of the abatement of such suit or of the same having become defective, and of the change or transmission of interest or liability; and an order so obtained, when served upon the party or parties who, according to the present practice of the said Court, would be defendant or defendants to the bill of revivor or supplemental bill, shall, from the time of such service, be binding on such party or parties, in the same manner in every respect as if such order had been regularly obtained according to the existing practice of the said Courts, and such party or parties shall thenceforth become a party or parties to the suit, and shall be bound to enter an appearance thereto in the office of the registrar or other officer of the Court within such time and in like manner as if he or they had been duly served with process to appear to a bill of revivor or supplemental bill filed against him; provided that it shall be open to the party or parties so served, within such time after service as shall be in that behalf prescribed by any rule or order to be made by the Judges of the said Courts respectively in that behalf, to apply to the Court by motion or petition to discharge such order on any ground which would have been open to him on a bill of revivor or supplemental bill, stating the previous proceedings in the suit and the alleged change or transmission of interest, and praying the usual relief consequent thereon: provided also, that if any party so served shall be under any disability, other than coverture, such order shall be of no force or effect as against such party until a guardian or procurator ad litem shall have been duly appointed for such party, and such time shall have elapsed thereafter as shall be prescribed by any rule or order to be made by the Judges of the said Courts respectively in that behalf.

XXXII. It shall not be necessary to exhibit any supplemental bill in any of the said Courts for the purpose only of stating, or parting with, such facts or circumstances which may have occurred after the institution of any suit; but such facts or circumstances may be introduced by way of amendment into the original bill of complaint in the suit,

if the cause is otherwise in such a state as to allow of an amendment being made in the bill, and if not, the plaintiff shall be at liberty to state such facts or circumstances on the record, in such manner, and subject to any rules and regulations, with respect to the proof thereof, and the allowance the defendant leave and opportunity of answering and meeting the same, as shall in that behalf be prescribed by any rule or order to be made by the Judges of the said Courts respectively.

XXXIII. It shall be lawful for the Court in any case where any account is required to be taken, to give such special directions, if any, as it may think fit, with respect to the mode in which the account should be taken or taken, and such special directions may be given either by the decree or order directing such account; or by any subsequent order or orders, upon its appearing to the Court that, the circumstances of the case require such special directions, and particularly it shall be lawful for the Court, in cases where it shall think fit so to do, to insist that in taking the account, the books and accounts in which the accounts required to be taken have been kept, or any of them, shall be taken as *prima facie* evidence of the truth of the matters therein contained, with liberty to any parties interested to take such objections thereto as they may be advised.

XXXIV. If after a suit shall have been instituted in any of the said Courts in relation to any real estate, it shall appear to the Court that it will be necessary or expedient that the said real estate, or any part thereof, should be sold for the purposes of such suit, it shall be lawful for the said Court to direct the same to be sold at any time after the institution thereof, and such sale shall be as valid to all intents and purposes as if directed to be made by a decree or decretal order on the hearing of such cause; and any party to the suit in possession of such estate, or in receipt of the rents and profits thereof, shall be compelled to deliver up such possession or receipt to the purchaser or such other person as the Court shall direct.

XXXV. Where any real or immovable or any personal property shall form the subject of any proceedings in any of the said Courts, and the Court shall be satisfied that the same will be more than sufficient to answer all the claims thereon, which ought to be provided for in such suit, it shall be lawful for the said Court, at any time after the commencement of such proceedings, to allow to the parties interested therein, or any one or more of them, the whole or part of the annual incomes of such real or immovable property, or a part of such personal property, or a part or the whole of the income thereof, up to such time as the said Court shall direct, and for that purpose to make such orders as may appear to the said Court necessary or expedient.

XXXVI. Upon application, by motion or petition, to any of the said Courts in any suit depending therein for an injunction, or a receiver, or to dissolve an injunction or discharge an order appointing a receiver, the answer of the defendant shall, for the purpose of evidence on such motion or petition, be regarded merely as an affidavit of the defendant, and all facts may be received and read in opposition thereto.

XXXVII. In case any of the directions herein contained with respect to the practice and course of proceedings in any of the said Courts shall, by mistake of parties, fail to be followed in any suit or proceeding in any of the said Courts, it shall be lawful for the Court, if it shall think fit, upon pay-

ment of such costs as such Court shall direct, to make such order giving effect to and rectifying such proceedings as may be justified by the merits of the case.

XXXVIII. In cases where, according to the present practice of the said Courts, they decline to grant equitable relief until the legal title or right of the party or parties seeking such relief shall have been established in a proceeding at law, the said Court, sitting as a Court of Equity, may in its discretion determine such title or right, without requiring the parties to proceed at law to establish the same.

XXXIX. The Judges of the said Courts respectively may, from time to time, make General Rules and Orders for carrying the purposes of this Act into effect, and for regulating the times and forms and mode of proceeding, and generally the business of the said Court, in respect of the matters to which this Act relates, and for regulating the fees and allowances to all officers of the said Court and solicitors thereof, in respect to such matters, and, so far as may be found expedient, for altering the course of proceeding hereinbefore prescribed in respect to the matters to which this Act relates or any of them, and such Rules and Orders may, from time to time, be repealed or altered by the like authority, and all such Rules and Orders shall be subject to be confirmed or disallowed by the Governor General of India in Council, and to be altered or rescinded by Her Majesty, her heirs or successors, in Council, in the same manner as the like Rules and Orders would have been if made by the said Courts respectively under their general or statutory power of making Rules.

XI. This Act shall extend to suits and proceedings on the Equity side only of the said Supreme Courts, and in the construction of this Act the words "Bill of Complaint" shall mean and include "Information," the word "Affidavit" shall mean and include "Affirmation" in cases where affirmation is allowed.

XII. This Act shall commence and take effect from and after the

day of provided that it
shall be lawful for the Judges of the said Courts to continue to make and issue any such Rules or Orders as aforesaid at any time after the passing of this Act, and the same be not made to take effect before the time appointed for the commencement of this Act.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first Meeting of the Legislative Council of India after the 1st day of July next.

J. P. GRANT,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative,

The 8th April, 1853.

The following Draft of a proposed Act was read in Council for the first time on the 8th April, 1853.

Act No. — of 1853.

An Act to facilitate the removal of nuisances and encroachments below high water mark in the Islands of Bombay and Colaba.

WHEREAS there is a large sea-shore in the Islands of Bombay and Colaba, and it is expedient, with a view to the safe navigation of the harbour of Bom-

bay and to the public interests generally, to facilitate the removal of nuisances, obstructions and encroachments below high water mark in the said harbour, or upon or about the shores of the said Islands; It is enacted as follows:

I. It shall be in writ for the Collector of Land Revenue at Bombay to give notice requiring the removal of any nuisance, obstruction or encroachment any where below high water mark in the said harbour of Bombay, or upon or about the shores of the said Islands. Such notice shall be given by affixing the same in some conspicuous place on or near to the encroachment, obstruction or nuisance complained of, and by publication thereof in the *Bombay Government Gazette*, and shall state that unless the nuisance, obstruction or encroachment be removed or abated within one month, the same will be removed or abated by the said Collector. Such notice may be in the Form, No. 1, in the Schedule to this Act annexed, or to the like effect.

II. If any person shall deny the right of the said Collector to effect such abatement or removal, he shall, within one month after such notice shall have been given as aforesaid, apply to the Supreme Court of Judicature at Bombay, by petition, setting forth the grounds of his alleged right, and praying that the said Collector may be restrained from causing such abatement or removal, and the said Court may thereupon (on the petitioner's giving sufficient security for costs) give such directions, and make such orders as the said Court may think just, and the said Court may also make an order for restraining the alleged nuisance, obstruction or encroachment from being extended, or from being abated or removed by the said Collector until after adjournment upon the said petition, or the dismissal thereof for want of prosecution.

III. No person shall be allowed, after the expiration of such period of one month, to present any such petition as aforesaid, unless on satisfactorily accounting to the said Court for the delay.

IV. If no such petition shall be presented within the said period of one month, or if the same be presented and determined against the right of the petitioner, or be dismissed for want of prosecution, it shall be lawful for the Collector to cause such abatement or removal as aforesaid by any person or persons to be authorized by warrant under his hand, and such warrant may be in the Form, No. 2, in the Schedule to this Act annexed, or to the like effect, and the said Collector, and any person acting under his warrant, shall not be answerable for any damage unavoidably occasioned in the removal of any such nuisance, obstruction or encroachment.

V. The said Collector may sell the material of any encroachment or obstruction removed under this Act, and may apply the proceeds thereof in or towards payment of the expenses of the removal, and if any surplus shall remain the same shall be forfeited, and be paid and applied in such way as the Governor of Bombay in Council shall direct.

VI. Nothing in this Act shall prejudice or affect the rights of the East India Company as trustees for the Crown in any part of the said harbour, or of the sea shore of the said Islands, or preclude or interfere with any such proceedings, civil or criminal, for abating such nuisances and encroachments as aforesaid, as might have been had if this Act had not been passed.

VII. The words "high water mark," in this Act shall mean the ordinary high water at monsoon tides.

SCHEDULE

FORM No. 1.

Notice is hereby given by the Collector of Land Revenue in Bombay under Act of 1862, that (describe the encroachment) is to be removed within one month from the date hereof, otherwise the same will be removed by the said Collector under the authority of the said Act, dated the _____ day of _____ in the Year of our Lord _____

Signature of Collector.

FORM No. 2.

This Warrant granted by the Collector of Land Revenue in Bombay under Act of 1862, is to authorize _____ of _____ to remove (describe encroachment) dated _____

Signature of Collector.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 8th day of July next.

J. P. GRANT,

Secy. to the Govt. of India.

No. 254.

Fort William, Home Department,
Ecclesiastical,

The 8th April, 1853.

NOTIFICATION.—The Most Noble the Governor General in Council is pleased to place the services of the Reverend J. Sharkey, Assistant Chaplain, at the disposal of the Government of Bengal.

J. P. GRANT,

Secy. to the Govt. of India.

No. 1663.

Fort William, Foreign Department,
The 8th April, 1853.

NOTIFICATION.—The Most Noble the Governor General in Council is pleased to grant Mr. R. E. Egerton, Assistant Settlement Officer, Baree Doab, leave of absence, for one month, commencing from the 15th instant, or from the date at which he may avail himself of it, under Section 21 of the Amended Absentee Rules.

No. 1665.

The leave of absence, for one month, granted in O. O. G., dated the 26th January last, No. 603, to Mr. R. Temple, Settlement Officer, Rechnah Doab, is hereby cancelled at his request.

No. 1671.

The 11th April, 1853.

The Most Noble the Governor General in Council is pleased to grant Lieutenant W. H. Hawes, 1st Battalion, Cantonment Joint Magistrate of Sealtah, leave of absence, to visit Lahore, from the 1st to the 15th instant inclusive, on private affairs.

No. 1686.

The Reverend R. O. Walker, M. A., reported his departure for England, on the H. C. Steam Ship "Auckland," which Vessel left Bombay on the 14th ultimo.

No. 1691.

The 12th April, 1853.

The Most Noble the Governor General in Council is pleased to appoint Assistant Surgeon C. M. Smith, of the 2nd Regiment Light Cavalry, to be Civil Surgeon at Lahore.

No. 1694.

The Most Noble the Governor General in Council is pleased to appoint each of the following Officers to be a Marriage Registrar in the Punjab, in the District opposite his name:

Peshawar.—Captain H. R. James, Deputy Commissioner.

Huzara.—Major H. B. Edwards, C. B., Deputy Commissioner.

Kohat.—Captain J. Coke, Deputy Commissioner.

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 614.

Orders by the Most Noble the Governor of Bengal.

Appointment.—The 11th April, 1853.—Mr. A. Grote to officiate as Secretary to the Board of Revenue during the absence of Mr. C. H. Lushington, or until further orders.

Leave of Absence.—The 8th April, 1853.—Mr. J. J. Durant, B.A., Assistant Surgeon in charge of the Jail of Champaran, for two months, on private affairs.

Mr. M. S. Gilmore, Civil and Sessions Judge of Cuttack, for one month, under Section XI. of the Amended Absentee Rules.

By Order of the Most Noble the Governor of Bengal,

CAROL BRADLEY,

Secy. to the Govt. of Bengal.

Orders by the Honorable the Lieutenant Governor of the North-Western Provinces.

No. 1227 of 1853.

Revenue Department,

Agra, the 5th April, 1853.

Appointments.—Sheikh Gholam Hossein to be Deputy Collector, under Regulation IX. of 1833, and Deputy Magistrate, under Act XV. of 1843, in Zillah Banda.

Amir Ali Khan to be Deputy Collector, under Regulation IX. of 1833, and Deputy Magistrate, under Act XV. of 1843, in Zillah Gorakhpur.

No. 1237 of 1853.

Judicial and Revenue Department,

Agra, the 6th April, 1853.

Appointment.—Mr. William Christian Watson to be an Assistant in the Agra Division, with retrospective effect, from the date of his appointment to exercise the powers of a Joint Magistrate and Deputy Collector at Meerut.

No. 1243 of 1853.

*Judicial Department,**Agra, the 6th April, 1853.*

Mr. Henry George Keene, Assistant Superintendent of Deyrah Dhoan, is invested with the powers of a Moonsiff and Sudder Ameen, in that District.

No. 643 of 1853.

*General Department,**Agra, the 7th April, 1853.*

Appointment.—Mr. Philip Henry Egerton, Joint Magistrate and Deputy Collector of Shahjehanpore, to be a Member of the Dispensary Committee at that place.

By Order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

W. ALLEN,

Secy. to Govt., N. W. P.

No. 1247 of 1853.

*Judicial Department,**Agra, the 6th April, 1853.*

Notification.—Mr. William Ralph Benson, Assistant to the Magistrate of Agra, is vested with the special powers described in Clause 3 Section II. Regulation III. of 1821.

By Order of the Hon'ble the Lieutenant Governor of the North-Western Provinces,

FRANCIS CHARLES FORBES,

Offg. Assist. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, the 8th April, 1853.

No. 304 of 1853.—The services of Assistant Surgeon C. M. Smith, of the 2nd Regiment Light Cavalry, are placed at the disposal of the Foreign Department.

No. 305 of 1853.—With reference to General Orders by the Governor General in Council, noted No. 122, dated 24th February, 1853, in the margin,* the permission granted on the 28th March, 1853, by the Bombay Government, to the under-mentioned Officers of the Bengal Establishment, in passage from Bombay to Europe, on furlough, on Medical Certificate, is confirmed:

Major W. A. Ludlow, 12th Regiment N. I.

Captain J. Keyvett, Invalid Establishment.

Lieutenant C. Wyndham, 9th Regiment Light Cavalry.

MEMORANDUM.

No. 306 of 1853.—For Sergeant A. Bremner, Department Public Works, transferred to the Unitedli Division, in General Order No. 119 of the 24th February, 1853, as Assistant Overseer, read Overseer. Order Books to be corrected accordingly.

Fort William, 12th April, 1853.

No. 307 of 1853.—The permission granted by the Bombay Government on the 28th March 1853 to Lieutenant Amos Loughton Nevenham, 2nd and 3rd Regiments Bengal Native Infantry, to proceed from Bombay to Europe on furlough, on medical certificate, is confirmed.

No. 308 of 1853.—The services of the under-mentioned Officers are placed at the disposal of the Government North-Western Provinces.

1st Lieutenant W. C. Hamilton, of the 2nd European Bengal Fusiliers.

Assistant Surgeon G. R. Pemberton, of the Medical Department, at present attached to the 21st Regiment Native Infantry, at Gornuckpore.

No. 309 of 1853.—The following Notifications from the Foreign and Financial Departments are re-published in General Order:

Foreign Department, No. 1659, dated 8th April, 1853.—The Governor General in Council is pleased to appoint Lieutenant J. G. Mosley, of the Engineers, to the charge of the Dehra Ghose Khan Canals, in the room of Lieutenant Hutchinson, who has proceeded on leave.

Financial Department, No. 9, dated 9th April, 1853.—Mr. C. H. Lockington, Officiating Accountant to the Government of Bengal, to officiate as Accountant in the Military Department and Deputy Accountant General to the Government of India, during the absence of Mr. R. Walker, on leave to the Mauritius, New South Wales, Egypt and Syria.

No. 310 of 1853.—The following Notification issued by the Most Noble the Governor of Bengal on the 9th instant, is re-published in General Order:

The undermentioned Officers in the Department Public Works were vested respectively with Orders, dated 20th December, 1852, and 27th January, 1853, with the powers of Joint Magistrate in the several Districts specified below, for the trial of cases, under Regulation VI. of 1800:

Captain H. B. S. Abbott, Officiating Executive Officer, 24 Pergunnah Enbankments, in the 24 Pergunnahs.

Captain H. Rigg, Executive Engineer, Midnapore and Calcutta Division, in the District of Midnapore.

Lieutenant A. Impey, Executive Engineer, 17th or Burdwan Division, in the District of Burdwan.

Captain C. G. Walsh, Officiating Executive Officer, 3rd or Dinapore Division, in the District of Saharun and Tehaut.

Lieutenant W. D. A. R. Short, Officiating Executive Officer, Cuttack Division, in the District of Cuttack, on the 27th January, 1853.

No. 311 of 1853.—The following appointments and removals are made in the subordinate branch of the Department Public Works:

Commissioner J. Brooke, in charge of the works at the Sagar Island Light-House, to be Assistant Executive Officer of the Aracan Division.

Overseer Sergeant G. D. Mosser, attached to the 8th or Bareilly Division, Department Public Works, to be Acting Sub-Constructor and Assistant Executive Officer of the Peshawar Division.

Assistant Overseer Sergeant D. MacGregor, attached to the 6th Division, Great Trunk Road, is removed in the same capacity to the 8th or Bareilly Division, Department Public Works.

R. J. H. Brown, Lieut.-Colonel.

Offg. Secy. to the Govt. of India.

M. J. H. H.

GENERAL ORDERS BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 12TH APRIL 1853.

No. 312 of 1853.—The undermentioned Non-Commissioned Officers, who were transferred to the Punjab Civil Public Works on the dates specified opposite to their names, have been placed on the Town Major's list, from the dates of their several appointments.

No.	Names	Rank and Corps.	Dates of Appointment.
1	H. L. B. De Backer,	Gunner 1-3 H. A.	10th September 1850.
	William Ch. Hovey,	Corporal 2nd Co. S. and M.	
	J. Armstrong,	Ditto S. and M.	
	Erwin Spaulding,	Ditto 3rd Co. S. and M.	
3	Robert Butler,	Ditto 1-5	11th December 1850.
	George F. Hall,	Private 1st Fusiliers,	
	James Robison,	Gunner 3-1 H. A.	
	William Bradbury,	Corporal 1st Fusiliers,	25th January 1851.
	John Petelergosi,	Ditto 1-5 S. and M.	25th March 1851.
10	J. K. Stacey,	Gunner,	
	J. Constable,	Sergeant, } Artillery, 2-1	24th June 1851.
	Richard Connolly,	Corporal 1-2 Artillery,	
	T. Scotland,	Corporal S. and M.	26th June 1851.
	C. P. Lister, alias Brown,	Corporal 3-8 Artillery,	3rd December 1851.
15	William Bracken,	Ditto 2-1 ditto,	
	H. P. Reynolds,	Rogier ditto,	
	E. P. Newton,	Sergeant 3-4 ditto,	20th February 1852.
	George Kingsmill,	Corporal S. and M.	
	Robert Gerson,	Ditto ditto,	
20	John Copeland,	Sergeant ditto,	6th March 1852.
	William Thompson,	Corporal ditto,	
	Mack Burke,	Ditto ditto,	23rd April 1852.
	George Chas. Worthington,	Ditto ditto,	13th July 1852.
24	J. Cooke,	Gunner 3rd Co. 1st Bn. Artillery,	29th December 1852.

R. J. H. BIRCH, *Lieut. Colonel,*

Offg. Secy. to the Govt. of India, in the Milg. Dept.

No. 313 of 1853.—Lieutenant Alexander Barrett Barge, of the 68th Regiment Native Infantry, is permitted to proceed to Ceylon and the Eastern Seas on medical certificate, and to be absent from Bengal on that account for six months.

No. 314 of 1853.—The furlough to Europe, on Medical Certificate, granted by the Bombay Government, on the 28th March, 1853, to Lieutenant

(2. Hutchinson), of the Bengal Engineers, Superintendant of the Indus Canals, and who was permitted to proceed on leave to Bombay, in General Order, in the Foreign Department, No. 892, of the 21st February, 1853, is confirmed.

R. J. H. BIRCH, *Lieut. Colonel,*

Offg. Secy. to the Govt. of India,

Milg. Dept.

The Wellington Endowment.

*Fort William, Home Department,
The 16th February, 1853.*

NOTIFICATION.—The Most Noble the Governor General of India in Council has the honor of laying before the Officers of the Civil and Military Services of the Honble East India Company, and before the community in the Presidency of Bengal, the following copy of a letter which has been addressed to him by the Earl of Derby, Her Majesty's Prime Minister:

Downing Street, 8th December, 1852.

MY LORD.—The universal desire felt by all classes to do honor to the Memory of the Duke of Wellington will probably lead to the erection of Statues and other Monuments in many of the principal towns in the Kingdom, some of which have indeed already taken steps in this direction. But projects of this description, however much they may contribute to the ornament of the respective localities, and however gratifying they may be to the feelings of their inhabitants, can possess little more than local interest, and be viewed as by comparatively few of the population, who are not calculated to confer any substantial benefit upon the community. With a view to erect a Monument to the Memory of the Great Duke, to which all the contributions, which shall be worthy of its object and of the Nation, and which shall be of permanent and impos-

und advantage to that Service of which he was long the head and the ornament, it is proposed to erect and endow by Public Subscription, a School or College, to bear the name of the Duke of Wellington, for the gratuitous or nearly gratuitous Education of Orphan Children of Indigent and Meritorious Officers of the Army, Institutions more or less national already exist, in which the advantages of such an education can be obtained by the children of Soldiers, of Seamen, of Naval Officers and of the Clergy; but no such provision has been made to favour the Officers of the Army, a class of men peculiarly liable to casualties, in which their families are often left in a condition of the most painful pecuniary embarrassment, and under circumstances in which the necessarily stringent Regulations of the War Office, preclude the possibility of any relief from Public Funds.

The execution of the proposed plan, and the scale upon which it can be undertaken, must depend on the degree of support given by the country to the object contemplated. It may be assumed that such capital sum subscribed of £1,000, representing a permanent Annuity of about £30, will provide for all time to come, exclusive of the expense of building, for the education of one child, and a considerable sum will be required for the erection of a building, which shall be worthy of the proposed object. No payment will be required until the said sum subscribed shall amount to £1,000,000, when application is proposed to be made for vesting the Capital in Trustees, to be nominated in the first instance by Her Majesty from among the subscribers, and to be incorporated

ed, as in the case of Harrow, Rugby, the Chamber House, and others:

Donations may be made payable by installments spread over two, three, or four years.

Her Majesty and His Royal Highness the Prince of Wales, have been pleased to signify their approval of the project, and to place their names at the head of the Subscription List for the respective sums of £1,000 and £500.

I have the honor to be,

M. V. Jones,

Your obedient S. v^tant.

(Signed) JERRY.

The Governor General in Council feel assured that for such an object all special solicitation would be superfluous.

He feels assured that every man among us will give with alacrity such aid, as he can afford, towards preserving in grateful memory, through future ages, the name of the greatest Soldier that England ever saw, by associating with it an institution which, thirty years to come, will provide for thousands of "sister" orphans the rich advantages of a sound education.

All who are so disposed are invited to transmit their subscriptions to the Secretary to the Government of Bengal, the Secretary to the Government North-Western Provinces, or the Secretary to the Chief Commissioner of the Punjab, as may be most convenient to them.

Lists will be published from time to time, and the subscriptions when closed, will be transmitted to England.

• J. P. GURLEY

Secy. to the Govt. of India

THE COMMITTEE of the WELLINGTON EXHIBITION, beg to acknowledge the receipt of the following subscriptions for the endowment of a College in honor of "the greatest soldier that England ever saw."

[illegible][illegible]

H. N. P. Grant, Esq., ...	Rs. 25
T. Bruce, Esq., ...	100
Capt. J. G. Rice, 6th N. I., ...	50
Major R. P. Brien, Town Major, ...	50
Col. E. Garstin, Bengal Engineers, ...	200
A. R. Young, Esq., ...	50
Lieut.-Col. W. Mortier, Bengal Cavalry, ...	250
James F. Hedger, Esq., Kishinagar, ...	25
Babu Greed & Chunder Ghose, ...	100
Babu Ramnath Tagore, ...	50
Ensign T. J. Leith, 1st Regt. B. N. I., ...	20
Sylhet, ...	
C. R. Prince, Esq., Advocate General, Supreme Court, ...	200
Major Bazley, Principal Commissary of Ordnance, ...	50
W. Macgregor, Esq., Master in Equity, Supreme Court, ...	50
V. M. Reid, Esq., ...	100
Captain A. Brooke, Superintendent, Gun Foundry, Calcutta, ...	50
R. Thomas, Esq., ...	50
Major A. Sanders, Deputy Quarter Master General, ...	100
Moulvie Mohamed Mosindin Khan Bahadur, ...	100
Captain John Butler, Principal Assistant Commissioner, Nongong, Assam, ...	50
A. C. Davidson, Esq., ...	25
A. Mason, Esq., ...	10
M. Smith, Esq., Sessions Judge, S. and N. Territories, ...	200
Lieut. C. J. Fitzgerald, Commanding 32nd M. N. I., ...	50
Lieut. Ford, Executive Officer, Grand Decree Road, ...	25
Captain Sherman, Surgt. of Thuggee, ...	50
J. C. Butler, Esq., & Co., Civil Surgeon of Jubbulpore, ...	32
Lieut. Clerk, Dr. Commr. 3rd Class, Bangalore, North India Territories, ...	50
Capt. Fred. P. Lynam, 19th Regt. N. I., ...	50
The Hon. J. Thomson, Lt.-Govr. N. W. Provinces, ...	500
Major W. Grant, A. D. C. to the Lt.-Govr. N. W. Provinces, ...	50
Lieut.-Col. R. Bland, & Co., Commanding Artillery, Agra, ...	100
Lieut. Biddle, Artillery, ...	16
Babu Rajender Mitter, Benares, ...	100
W. Muir, Esq., ...	100
A. Turnbull, Esq., ...	32
Capt. A. P. Turnbull, Engineers, ...	85
F. B. Simson, Esq., ...	25
W. H. Henderson, Esq., ...	25
E. B. Baker, Esq., ...	10
A. H. Perkins, Esq., ...	10
Capt. D. C. Shaw, 10th N. I., ...	35
Capt. G. Newbold, 1st N. I., ...	50
Babu Komulchandra Bahadur, ...	25
Lieut. Surgon Keshubchandra Chatterjee, ...	10
James Hunt, Esq., Secunpore, ...	50
A. Hughes, Esq., Cherranangje, ...	25
A. H. the Nawab Nizam of Bengal, ...	2,000
St. George, Tucker, Esq., ...	100
Mr. W. O. Rich, ...	5
J. S. Judge, Esq., ...	50
Ensign S. A. Judge, ...	25
G. Higgins, Esq., Taxing Officer, Supreme Court, ...	50
J. H. Ferguson, Esq., ...	50
John Laffell, Esq., ...	50
Babu Chandra Chaudhary, ...	15
Colonel John Low, & Co., Resident, Hyderabad, ...	200
J. S. Torrens, Esq., & Co., Judge of High Court, ...	150
Lieut. M. J. Richards, 2nd in Command M. B. Battery, ...	25
R. H. Smith, Esq., ...	25
W. J. Paul, Esq., ...	50
W. H. Abbott, Esq., Secunpore, ...	25
Babu Madan Chunder Chowdhary, Rajshahi, ...	10
Babu Ramchand Ghose, ...	50
J. Forsyth, Esq., Apothecary General, ...	50
Dr. R. H. Anderson, Professor Medical College, ...	25
Dr. J. Macpherson, General Hospital, ...	32
R. O'Shaughnessy, Esq., Professor Medical College, ...	50
P. Chapman, Esq., Presidency Surgeon, ...	100
Dr. D. Stewart, Presidency Surgeon, ...	50

Rajah Radhakant Deb, Bahadour, ...	Rs. 100
Dr. A. Simpson, Secunpore, ...	50
C. E. Quartin, ...	150
Lt. J. M. Graham, Rangpur Battalion, ...	25

The Bank of Bengal and the Oriental Bank will receive Subscriptions, or they can be transmitted direct to the Secretary in Calcutta.

All Subscriptions from the Mofussil are to be sent free of cost, by Officers in charge of Local Treasuries.

Subscriptions can be paid in whole or in part, to suit the convenience of Subscribers, and at any time within the next twelve months.

(By order of the Wellington Endowment Committee.)

FREDERIC J. MOUNT,

Secretary.

Calcutta, 13th April, 1853.

General Post Office Notifications.

NOTICE is hereby given, that the Mails for England and the intermediate Ports, Madras, Ceylon, Mauritius, Cape of Good Hope, St. Helena and Ascension, intended for transmission by the General Service Steam Shipping Company's Steamer "Mauritius," will be closed at this Office, on Tuesday, the 18th inst.

No after-Packet will be made up for the above Vessel.

J. R. BURTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 12th April, 1853.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 28th of the ensuing month of April, for the departure of the next Steamer therefrom, with a Mail for Suez, Notice accordingly, is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Monday, the 18th proximo.

J. R. BURTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 29th March, 1853.

Export Overland Mail via Southampton and Marseilles, per P. and O. Company's Steamer "Madras," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports (Madras, Ceylon, Aden, Penang, Singapore and Hong-kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel "Madras," will be closed at this Office on Thursday, the 19th instant.

No after-Packet will be made up for the above Vessel.

J. R. BURTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 9th April, 1853.

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday, the 4th April, 1853, and Sunday, the 10th April, 1853, both dates inclusive, were despatched by the undermentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received at Calcutta from and to	By what Ship despatched	Bound to	Remarks.
4th April, 1853.	Star	Rangoon and Maulmain	Left town on the 5th April, 1853.
4th to 10th ditto.	Franny	Madras	Will sail in a day or two.
4th to 10th ditto.	Thompson	Calcutta	Ditto ditto
4th to 10th ditto.	Anna Mary	Melbourn and Sydney	Date on the 15th April.
4th to 10th ditto.	Swanher	Peking, Singapore & China	Date on the 21st date.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.
Calcutta, Genl Post Office, 12th April, 1853.

NOTICE is hereby given, that the Mail for Peking, Singapore, and China, for transmission per Steamer "Formosa," will be closed at this Office, on Wednesday, the 20th instant.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, General Post Office, }
The 13th April, 1853. }

NOTICE

Apra, the 9th March, 1853.

NOTICE is hereby given, that the Government Bullock Train has been extended from Benares to Calcutta, and that Post Masters in charge of Bullock Train Offices, in the N. W. Provinces, are authorized to receive goods for despatch by Bullock Train to Calcutta, or any Station on the Grand Trunk Road, between Calcutta and Benares. The rates to be charged are given below:—

From Calcutta to Benares,	Rs. 0 10 0
Do do do Sherrnotty,	" 2 7 0
Do do do Benares,	" 8 8 0
From Benares to Sherrnotty,	Rs. 0 12 0
Do do do Benares,	" 2 2 0
Do do do Calcutta,	" 2 8 0

H. R. RIDGWAY,
Post Master General, N. W. P.

OPIMUM NOTIFICATION.—Notice is hereby given, that the Fourth Sale of Opium, the Provision of 1851-52, will be held at the Exchange Hall, on Friday, the 15th April, 1853, at 11 A. M., and will comprize 3,240 Chests, viz:—

Behar Opium,	2,205
Benares Ditto,	1,035

Total, Chests, ... 3,240

2. The general conditions of the Sale now advertised, will be the same as usual. They may be ascertained by reference to the Notification issued on the 18th November, 1852, and published in the *Calcutta and Exchange Gazette*, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance, will be the 20th April and 30th April, 1853, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Wednesday, the 20th April, 1853; and no Treasury Receipts, in full payment of bids, will be accepted after 4 P. M. of Saturday, the 30th April, 1853.

4. In addition to the quantity above advertised for Sale, the following quantities more or less of Behar and Benares Opium of 1851-52, will be brought to Sale in the present year, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so.

	Behar about Chests	Benares about Chests	Total about Chests
On or about Friday, 20th May, 1853.	2205	1035	3240
On or about Monday, 20th June, 1853.	2205	1035	3240
On or about Wednesday, 20th July, 1853.	2205	1035	3240
On or about Monday, 22nd August, 1853.	2205	1035	3240
On or about Tuesday, 20th September, 1853.	2205	1035	3240
On or about Thursday, 20th October, 1853.	2205	1035	3240
On or about Monday, 21st November, 1853.	2205	1035	3240
On or about Tuesday, 20th December, 1853.	2208	1064	3272
Total,	17643	8069	26303

By order of the Board of Revenue, Fort William,
the 31st March, 1853,

A. GHOSE,
Junior Secretary.

NOTICE is hereby given, under Section VI, Act No. 1 of 1873, that the undermentioned Estates in Zillah Dacca will be put up to public and unreserved Sale, at the Collector's Office of that District, on Monday, the 25th April, 1873, or 14th Bysakh 1280 B. S., for Arrears of Revenue due on the 1st day of Chait 1259 B. S.

No. of Class	Class of Mahals	No. of Mahals on the District Revenue Roll or Register.	Names of Mahals.	Reputed Proprietors.	Sudder Jammaz	Balance due on the 1st day of Chait 1259 B. S.	Remarks
I.	Permanently settled Estates.						
		234	Mahal Hauseren, Pergh. Rajmuger, Chus Mah Amratabad, Most. Hissa Kabeer Sunker Sain, Talook Radhakishore Ghose, and Coseenath Surnah.	Radhakishore Ghose, and Coseenath Surnah.	126 7 7½	55 0 2½	
		909	Most Zillah Bickrampur, Kharija Pergh. Bickrampur, Howa- lah, Panchoo Gerson.	Panchoo Gerson.	1 1 1	0 9 0	
		944	Most Zillah ditto, Pergh ditto, Howaiah Radhakisto Dutt, auction purchaser Gopce Sing.	Gopce Sing.	1 11 9	1 14 9	
		987	Most Zillah ditto, Kharija Pergh. ditto, Howaiah Annandram Surnah, auction purchaser Randeroyal Bose, and Ram Chander Doo.	Randeroyal Bose and Ram Chander Doo.	0 7 5½	0 5½	
		1730	Zillah Doshupore, Pergh. Coseenath, Sassan, Bassun, Talook Nohon Kor, auction purchaser Lasseram Paul.	Basseerun Paul.	1 5 4	1 5 4	
		1935	Zillah ditto, Kharija Pergh. Gwindpore, Talook Rajkishore Ruck- hah, Most. Raja Gound Seta.	Rajkishore Ruckhah.	2 14 4½	2 14 4½	
		1942	Zillah ditto, Pergh. ditto, Talook Pancharum, Doo, auction in- chaser Bharat Chunder Surnah.	Bharat Chunder Surnah.	2 2 14	2 2 14	
		2257	Zillah ditto, Tuppelt Shaitanmuger, Talook Ramasankar Roy, Hissa Ramohun Roy, auction purchaser Cosee Chunder Roy.	Cosee Chunder Roy.	3 3 3½	3 3 2½	
		3079	Most Zillah Hyderabad, Kharija Mouzah Begha, Talook Luckshar Surnah.	Luckshar Surnah.	0 12 9½	0 12 9½	
		3476	Zillah ditto, Kharija Most. Gadbunder, Talook Ramseethy Sur- nah, Most. Bannesar Chakerbuthy.	Ramseethy Sur- nah.	3 4 3½	1 10 0	
		4147	Most Zillah Jodhpore, Kharija Pergh. Jalapore, Talook Raho- mollah.	Rahomollah.	4 5 11½	2 4 0	
		5153	Zillah Noorollahpore, Kharija Pergh. Noorollahpore, Talook Ram- guthy Roy.	Ranguthy Roy.	1 9 7½	1 9 7½	
		5298	Zillah ditto, Kharija Pergh. Sojabad Contrbore, Talook Runye Sinar, auction purchaser Gourcekanth Doss.	Gourykanth Doss.	1 9 7½	1 9 7½	
		6256	Most Zillah Pundabeg, Kharija Pergh. Sonargung, Talook Run- gon Kurnkar, auction purchaser Kallechisto Doss.	Kallechisto Doss.	1 1 1	1 1 1	

G. P. LEYCESTER, Collector.

Zillah Dacca Collectorate, the 2nd April, 1873.

250.2

NOTICE is hereby given, under Section VI, Act No. I. of 1845, that the undermentioned Estates in Zillah Behar, will be brought to public and unreserved Sale, at the Collector's Office of that District, on Monday, the 25th day of April, 1853, corresponding with the 2nd Pysakh 1260 Fustee, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th March, 1853.

No. of Class.	Class of Estates.	No. of Entries on the District Rent Roll or Register.	Names of Motehs.	Recorded Proprietors.	Settled Jamma.	Balance due on the 28th March, 1853.	Remarks.
1	Permanently settled Estates.						
		419	Ukburpore, Soondree, Pergh. Behar.	Birkhan Sing, Bhutun Sing and Most. Katimuloomusa Occupants. Syed Ushur Hassan, Moss. Ghayam alias Munjan Dhanna, Ahun and alias Firoz, Shukh Mahomed Wazir and Buzadhar, proprietors of the shares of Most. Meradan, Singh Shrahit Ulee, Mahomed Ghod Khas, Maadho Sing, Foz Khan, Lagan Ali, Khan, Vodar Raj, Nidun Sing, Most. Chando, Owdon, Himmur Khan, Badam Khan, Adam Khan, Most. Nasser, Nasser, N. Ali, Jahan, Fazo, Qadirey Sing and Gyan Chund Sing, Occupants and Alias.	165 9 7	42 2 11	The entire Estate to be sold, is a permanently settled village of 1249 F.
		621	Ayma, Moosama, Husa, Godee, Pergh. Behar.	Bheekhar Sing, Jeet Sing, Ajach Sing, Babbar Ali, Dhankul Sing, Dhyatun Sing, Gyan Sing, Chaudh Sing, Godee Sing, Ranjoo Sing, Durnar Sing, Kaba Sing, Chet Sing, Gindrup Sing, Ghosad Sing, Pordad Sing, Papan Sing, Joolhee Sing, Shadul Sing, Sheopuram Sing, Pabli Sing, Hanuman Sing, Harah Sing, Dandad Sing, Moham Sing, Jankoo Sing, Ajach Sing, Owllake Sing, Kharngillan Sing, Ajodhain Sing, Tekladhain Sing, Sankar Sing, Godee Sing, Sabarn Sing, Satadon Sing, Purnu Sing, Pambur Sing, Ramdya Sing, Bheredon Sing, Most Sing, Mohut Sing, Purnu Sing, Tasakul Sing, Khaba Sing, Ratanu Sing, Rader Sing, Babare Sing, Manorath Sing, Khar Sing, Shewchun Sing, Bolwan Sing, Ajach Sing and Unrooch Sing, Malika.	61 0 0	9 10	Ditto to be sold, is a permanently settled Estate of 1253 F.
2	Not permanently settled Estates.	169	{ Ua Rujia Jypore Por- sonce, Pergh. Puch- rookhee. }	Padarut Chowke, Occupant and Malik.	79 13 9	24 11 6	Settled for 30 years from 1257 F. S. Notice issued under Sec. V. Act I. of 1845.
4	Arrears due on account of Estates other than those to be sold.		{ Mooreva, do., Pergh. Kader. }	Bheekhar Sing, Jeet Sing, Ajach Sing, Babbar Ali, Dhankul Sing, Dhyatun Sing, Gyan Sing, Chaudh Sing, Godee Sing, Ranjoo Sing, Durnar Sing, Kaba Sing, Chet Sing, Gindrup Sing, Ghosad Sing, Pordad Sing, Papan Sing, Joolhee Sing, Shadul Sing, Sheopuram Sing, Pabli Sing, Hanuman Sing, Harah Sing, Dandad Sing, Moham Sing, Jankoo Sing, Ajach Sing, Owllake Sing, Kharngillan Sing, Ajodhain Sing, Tekladhain Sing, Sankar Sing, Godee Sing, Sabarn Sing, Satadon Sing, Purnu Sing, Pambur Sing, Ramdya Sing, Bheredon Sing, Most Sing, Mohut Sing, Purnu Sing, Tasakul Sing, Khaba Sing, Ratanu Sing, Rader Sing, Babare Sing, Manorath Sing, Khar Sing, Shewchun Sing, Bolwan Sing, Ajach Sing and Unrooch Sing, Malika.	935 1 6		The right and interest of Ajodhain Sing, Sankar, will be sold for the realization of Abkari and three balances of Perghs. Sherghoty and Chirawan, due from Kader Sing. Notice issued under Sec. V. Act I. of 1845.
			Ditto ditto.	Ditto ditto ditto.			The right and interest of Ajodhain Sing, Sankar, will be sold for the realization of Abkari and three balances of Perghs. Sherghoty and Chirawan, due from Kader Sing. Notice issued under Sec. V. Act I. of 1845.

Boher collectorship, Guah,
Tahiti Aug. 1880.

D. CUNLIFFE,
Offg. Collector.

NOTICE is hereby given, under Section VI, Act I. of 1846, that the undermentioned Estates in Zillah Jessore, will be put up to public and unreserved Sale, at the Collector's Office of that District on Tuesday, the 29th day of April, 1859, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue.

Number of Class.	Class of Estates.	No. of Estates on the Revenue Roll.	Names of Mohals.	Residing Proprietors.	Sudder Jumma.	Balance due on the 13th March, 1859.	Remarks.
I.	Permanently settled Estates.			TAALOOK.			
	Ditto.	204	Kt. Baostepur, &c., Pergunnah Haseilly.	Sankar Roopchand Goohe.	102 15 5	6 12 4	
	Ditto.	423	Kt. Guty, Perg. Haseilly.	Khendkar Mundy, Dukkikar Khoulkar Bageemodah.	19 12 10	8 2 8	
	Ditto.	441	Kt. Ditto, Perg. Ditto.	Smyl Haseilly Khoulkar.	3 8 7	3 8 4	
	Ditto.	585	Kt. Bangalkandy, Perg. Ditto.	Abdally Duddah, Fottay Mahomed.	16 4 3	4 9 0	
	Ditto.	596	Kt. Pootiesah, Perg. Ditto.	Rankuty Bhoomah.	6 5 5	6 6 5	
	Ditto.	601	Kt. Nakhorda, Perg. Ditto.	Subhassur Goolah.	47 7 6	9 13 3	
	Ditto.	609	Kt. Bengalkandy, Perg. Ditto.	Mahomed Wajee and Dukkul Fatty Mahomed.	52 11 8	17 4 9	
	Ditto.	701	Kt. Guty, Pergunnah Ditto.	Mahomed Akmal.	52 5 7	10 11 7	
	Ditto.	702	Kt. Guty, Perg. Haseilly.	Fatuk Moneerah.	17 8 3	3 7 3	
	Ditto.	719	Kt. Madhulpore, Perg. Ditto.	Kazim Hassan.	7 11 11	0 4 2	
	Ditto.	731	Kt. Guty, Perg. Ditto.	Nokobadiah and Razamodah.	1 13 10	1 13 10	
	Ditto.	738	Kt. Boddhamah, Perg. Ditto.	Johander Goohe, Lukim Goope and Bulram Goohe.	9 9 7	3 2 1	
	Ditto.	825	Kt. Anguldeah, &c., Perg. Ditto.	Bhubanpand Goohe.	7 13 11	3 10 0	
	Ditto.	31	Kt. Kaniapure, Perg. Shorinah.	Ganaprasad Roy.	6 11 2	6 10 4	
	Ditto.	9	Kt. Goolaspore, Perg. Karamnagar, Tappah Ramnigore.	Rankisser Muijmodar.	8 14 0	8 12 4	
	Ditto.	160	Kt. Pachya, Perg. Santore.	Jachye Acharyo, possession of Ghunissam Acharyo.	6 8 5	0 11 6	
	Ditto.	5	Kt. Mynadah, Perg. Santore.	Messrs. Bell and Co.	2 8 7	2 8 7	
	Ditto.	72	Mahal Gungapah.	Sekundar.	0 11 10	0 10 1	
	Ditto.	328	Kt. Bileokandy, Perg. Santore.	Ranjeehun Bose and Baucharam Ghose.	27 14 6	7 14 6	
	Ditto.	3009	No. 1020.	Roseekanth Deb.	12 7 5	12 7 5	
	Ditto.	3141	2271. Mouzah Lokeenathpore, Perg. Bagepore.	Tilokchand Bose.	61 2 0	31 2 0	
	Ditto.	3170	593. Kt. Seekole and Perg. Mahomedshy.	Dwarkanath Chuckerbatty.	7 14 0	7 14 0	
	Ditto.	5558	1237. Kt. Doozagore in Khamarparah, Perg. Jangeerabad.	Muthoorath Muijmodar.	1 10 0	1 10 0	
	Ditto.	3612	1275. Kt. Dewjore, Perg. Mahomedshy.	Beejimbachy Bose.	2 15 0	2 15 0	

Number of Class	Class of Mobala	No. of Mobala on the District Revenue Roll	Names of Mobals	Recorded Proprietors	Subsidy Jamma	Balance due on the 13th March, 1853.	Remarks
1	Permanently settled Estate	3783	1278, Kt. Tirudhanipore, Pergh. Goherpore,	Talook. Komibhary Choketburi,	179 0	1 9 0	...
"	Ditto	3862	2904, Kt. Barabazar, Pergh. Sadejerd,	1 9 7	1 9 7	...
"	Ditto	3949	723, Kt. Madar, Pergh. Emad-pore,	1 6 6	1 6 6	...
"	Ditto	4003	2486, Kt. Jonaburpore, Pergh. Svedjore,	2 0 9	2 0 9	...
"	Ditto	4019	2463, Chur Gory Nodir, Lakt. Jy nabak, Pergh. Mahomed-shy,	4 12 10	3 12 10	...
3	Extensive Areas for farm years	3327	1653, Chur Bhairabady Lakt. Jangalashah, Pergh. Esarpore,	Essurunder and Seebnath Bhuttacharjee and Komikandi, Mujmodan,	39 2 6	58 5 0	...
"	Ditto	3305	Chur Kibotark, Lakt. Senan-kaly, Pergh. Medya,	Prannath Chowdry,	11 8 0	31 6 6	...
4	Estates to be sold for Areas due on account of other Estates,...	"	Mangal Khos Socknath, Pergh. Molunshy,	Mourasce Gantee Jamma, Bhakum Mohun Chowdry,	72 11 0	15 0 0	Entire Mohal will be sold.
"	Ditto	92	Mangal Chakradhar, Pergh. Hoshah,	Talook Gungunarin Roy Chowdry, possession of Tarapetral and Deurgapetral Roy Chowdry,	1180 14 5	Up to Magh. 3445 15 5	{ 10 annas portion of this Mohal will be sold.
"	Ditto	103	Kt. Pergh. Barchy Khobai,	Talook Govindchunder Roy,	523 9 10	712 8 0	{ 2 annas, 12 1/2 percent portion of these 4 Mohals will be sold.
"	Ditto	104	Ditto,	Govindchunder Boses,	263 9 9		
"	Ditto	105	Ditto,	Kutuchunder Roy,	430 12 7		
"	Ditto	100	Ditto,	Govindchunder Roy,	263 11 6 1/2		

R. HAMPTON,
Collector.

NOTICE is hereby given, under Section VI, Act No. I. of 1845, that the undermentioned Estates in the District of the 24-Pergunnahs will be put up to public and unreserved Sale, at the Collector's Office of that District, on Tuesday the 26th April, 1853 A. D., corresponding with the 15th of Bysakh 1260 B. S., for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realised in the same manner as Arrears of Revenue and other demands, and on the 28th March, 1853.

No. of Class	Class of Motehs.	No. of Motehs on the Revenue Roll	Names of Motehs.	Recorded Proprietors.	Sudder Jumma.	Balance.	Remarks.
I.	Permanently settled.		Kist. Perg. Magooish Mohapara, &c., Perg. Bhalkowah, Kist. Bhalkowah, Kist. Perg. Hikee, Kist. Mh. Keiragachee, Perg. Balda, Kist. Mijapore, Perg. Hishibur, Kist. Persadungur, Perg. Kadonka, Kist. Gungur, Perg. Hishibur, Kist. Rajadobasti, Perg. Hazulpor, Motehs. Luckhimpore, Lot No. 62, appertaining to Sandarban, B. Balda Lucka, Kist. Bangulamy, Dito, Lucka, Mongah Chetoree, Dito, Lucka, Bhadur, Perg. Amersahad, Lucka, Bil Balda Goochpore, Perg. Amersahad and Surfarazpore, Lucka, Surapoh, and Pehar, &c., Chack Surampore, Lucka, Perg. Jamerali, Kist. Perg. Magoorah, Kist. Careenah, &c., Kist. Perg. Madumalla, Kist. Kundurpore, &c.,	Gopce Chuckerbitty, Sunder Ghose, &c., Pankisto Bindopadia, Pankisto Ghose, &c., Esachunder Mundla, Bamkisar Karg, Esachunder Mundla, Heromah Sitar, Mr. R. Kerr, Hurrell Mitter, Kamantah Roy, &c., Hurrell Mitter, Bhagolal Das, Mooktaran Sircar, Rane Mohanah, &c., Sandaminee Dossie, Dito,	107 10 3 11 14 7 6 12 4 3 9 9 7 6 9 10 11 2 11 0 2 11 0 7 312 8 0 61 3 3 364 10 5 4 2 5 5 15 0 61 11 9 19 2 0 372 1 1 591 1 11	33 7 8 5 5 11 8 2 6 2 1 9 2 6 6 2 10 6 0 15 1 30 0 2 322 8 0 60 0 0 105 2 6 4 2 5 5 15 0 61 11 9 9 1 2 4,782 3 9 0 0 0	The rights and interests of the farmer in this Estate will be sold. Ditto ditto ditto
II.	Estates not permanently settled.						
IV.	Estates to be sold for arrears of revenue due on account of other Estates.	102 281					

H. V. DAYLEY,
Offg. Collector.

Zillah 24-Pergunnahs,
Collector's Office,
the 6th April, 1853.

NOTICE is hereby given, under Section VI, Act I. of 1845, that the undermentioned Mehals in Zillah Purneah, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Tuesday, the 26th April, 1853 A. D., corresponding with 15th Bysakh 1260 B. S., for Arrears of Revenue due up to the Kist of February, 1853 A. D.

No. of Class.	Class of Mehals.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jamma.	Balance due up to Kist of February, 1853.	Remarks.
1	Mehals permanently settled, paying a Jamma exceeding 100 Rs.,	312	{ Mouza Singha, Toppra Churnab Kromerab, Pergunnah Puthypore Singha,	{ Behee Aufabun, Sk. Hummedoolah and Must. Me-hurjam,	190 2 7	304 4 2	Hal and Bukiya.
2	Ditto ditto, not exceeding 100 Rs.,	934 223 347 632 765	{ Mouza Solahupore, Talooka Ootla, Pergunnah Steepore, .. { Mouza Heyapore, Pergunnah Sultapore,	{ Radhatath Chowdry, &c.,	164 2 10	51 4 10	Hal.
			{ Mouza Ahullegow, &c., Pergunnah Havellee,	{ Sk. Asghur Hossain,	21 5 4	10 10 7	Ditto.
			{ Mouza Kishah Amra, Pergunnah Asich,	{ Sk. Ennet Alee and Mijjedoolah,	24 10 5	12 5 0	Hal and Bukiya.
			{ Mouza Sonadur Rango Oor, Muthalle, Pergunnah Steepore, ..	{ Jaggurath Sing,	18 5 11	9 3 11	Hal.
			{ Mouza Buknecab, Talooka Putehem Sebaree, Pergunnah Steepore,	{ Buddewajumish, &c.,	67 6 2	1 7 6	Ditto.
			{ Mouza Daghurra Uodhasoor, Pergunnah Steepore,	{ Bhudant Liswas, auction purchaser,	23 14 1	11 13 2	Ditto.
			{ Mouza Kachupore Soorgow, Pergunnah Sultapore,	{ Jhagurath Sing, ditto,	31 5 9	16 10 10	Ditto.
			{ Mouza Kurrah Bareh, Pergunnah Sultapore,	{ Rajah Bejai Girind Sing Bahoor, &c.,	37 12 1	18 13 11	Ditto.
3	Mehals temporarily settled or let in Farm,	517	{ Mouza Kurrah Bareh, Pergunnah Sultapore,	{ Baljuter Jha, &c.,	18 11 1	9 5 6	Ditto.
			{ Mouza Bhutwra Gunseyan, Zillah Goudwarah, Pergunnah Dourmpore,	{ Chunderperasad, auction purchaser, security,	28 15 6	17 0 3	{ This property was pledged as security by a farmer, and is to be sold for the recovery of balances due by him.
			{ Mouza Umankallee, Pergunnah Steepore,	{ Sk. Bissam Alee,	31 8 9	15 12 8	{ Hal. This property was pledged as security by a farmer, and is to be sold for the recovery of balances due by him.
			{ 15 Beeghs of Land, with Mango and Tar Trees of Golum Dossan, Lallye Chowree, Pergunnah Havellee, ..	{ Shaik Atteebur, security,	0 0 0	14 0 0	{ This Mehal was pledged as security by a farmer of Abkary Mahal, and is now to be sold for the recovery of balances due by him.
			{ 26 Beeghs of unreserved Land in Mouza Dyrnatchee, Pergunnah Sultapore, together with Mango and Kukul Trees,	{ Khemchand Sahoo, security,	0 0 0	166 8 2	{

E. E. GEORGE BELLEFOUR,
Officiating Collector.

Purneah Collectarship, the 7th April, 1853.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undementioned Estates in Zillat Rajshahye, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Tuesday, the 26th April, 1853 A. D., corresponding with 15th Dyasakh 1260 B. S., for Arrears of Revenue due on the 28th March, 1853.

No. of Class.	Class of Mahals.	Number of Mahals on the District Rent Roll or Register.	Names of Mahals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 28th March, 1853.	Remarks.
1	Permanently settled,	85	Debes Chytrabatte, Pergunnah Katamulke,	Rampoonjee Chowdhurree, mother and guardian of the minors Jagat Chunder, Ram Chunder and Nuboo Koomar Sirkars, Bhun Chunder Sirkar and Ramkumal Bhoomik, guardians of the minor Shushi Dhor Gosain, Joygopal Kae and Tarasunder Chowdhurree, ... Tarasunder Debes, Kashichurtee Debes, seelie and guardian of the minor Chandernath Debes, Shyam Chunder Debes, Kaliprasad Debes, Kashernath Debes, Rughnath Debes, Kistodini Debes, Gourogovind Chowdhurree, Buradagorind Chowdhurree, Chundermotey Debes, mother of Sharnagovind Chowdhurree, Fakhur-ooddeen Mahomed, Ahsan Chowdhurree, Kalikant Lahoree, Bhayrub Chunder Chowdhurree, Radhachand Chowdhurree, Jey Chunder Chowdhurree, Brojodini Chowdhurree, Bhagoban Chunder Chowdhurree, Ishan Chunder Chowdhurree, Govindmonee Debes, mother of the minor Shab Churn Chowdhurree, Gouronder Debes, mother of the minor Sharnachurn Chowdhurree and Shildyal Chowdhurree, Seetukmonee Debes, mother of Kistodini and Kistunder, Talookars, Hurnath Chowdhurree, Sharnachurn Chowdhurree, son of Jagdikishore Chowdhurree, Chunder Koomar Chowdhurree, Kashernath Chowdhurree, Ishur Chunder Chowdhurree, Ramkumal Chowdhurree, Goloke Chunder Chowdhurree, Gokemonee Debes, Rajmohan Lahoree, Kashichunder Mohur, Govind Mohun Lahoree, himself and guardian of Tareen Mohun Lahoree, none, Ramnath Mojomdar, Bhobampersad Sharma, Seetubam Mojomdar, Gouro Debes, Radhachand Suddial, Kalikant Roy, Bhoomoness Mojomdar, Koonjormonee Chowdhurree, Goutikishore Talsapuro, Govind Chunder Talsapuro, Rahmooddin Chowdhurree, Shib Chunder Bhutachurjee, Gornishakia Debes, mother, Shishash Suddial, guardian	Revenue 1687 13 8 Police 27 11 2 1715 8 10	234 1 9	
"	Ditto,	122	Pergunnah Soabesoo.	Georochurn Sandial, minor, Anundath Suddial, Chunder Money Debes, mother of Bistochurn Mookjee, Mooktesaree Debes, mother of Mohindernarain Benerjee, Isshur, Tarabumonee Thakoorant, Seebait Lukhun Bagchee, Anundmonee Debes, Kashichunder Chowdhurree, Kishindun Mojomdar, Mernomonee Debes, and Ramchunder Chowdhurree, will be sold for the recovery of arrears due on the 28th of March, 1853.	Revenue 32538 7 2 Police 826 6 5 32864 13 7	182 8 4	This Estate is under Rautwarah, and a portion of it under the provision of Sections 33 and 34, Regulation XIX. of 1814, bearing a Sudder Jumma including Police, Rs. 30788-4-0, the right, title and interest of Rahmooddee Chowdhurree, Shishchunder Bhutachurjee, Govind Rukha Debes, mother, Shishash Suddial and guardian of Georochurn Sandial, minor, Anundath Suddial, Chunder Money Debes, mother of Bistochurn Mookjee, Mooktesaree Debes, mother of Mohindernarain Benerjee, Isshur, Tarabumonee Thakoorant, Seebait Lukhun Bagchee, Anundmonee Debes, Kashichunder Chowdhurree, Kishindun Mojomdar, Mernomonee Debes, and Ramchunder Chowdhurree, will be sold for the recovery of arrears due on the 28th of March, 1853.

Ditto,	383	Kismit Turf Sibram- pore, Perg. Gopee- nathpur,	Shreeram Chukerbury,	...	656 14 2	227 4 8
Ditto,	509	Kismit Kusabha Baghat, Perg. Lunkerpore,	Aldool Adonah,	...	0 14 5	0 14 5
Ditto,	578	Kismit Bonakshore, Perg. Luskerpore,	Rajprabhu Tabakkdar,	...	40 12 3	9 12 3
Ditto,	676	Kismit Deghor, Perg. Katarmullo,	Kumharain, Bhubaneswar and Kristochunder Sein,	...	5 5 5	5 5 5
Ditto,	677	Kismit Deghor, Perg. Katarmullo,	Doogarun Dass, Kristochunder Sirkar and Kaliprasad Bhoop,	...	39 7 6	24 7 6
Ditto,	678	Kismit Deghor, Perg. Katarmullo,	Indromoney Goopra, mother of Kistochurn Sirkar,	...	24 8 6	13 8 6
Ditto,	680	Kismit Deghor, Perg. Katarmullo,	Bhistopersad, Ramkisto Sirkar and Rammohun Dass,	...	23 6 7	15 6 7
Ditto,	684	Kismit Duttokharasah, Perg. Katarmullo,	Ramsunker Dass,	...	68 11 0	33 11 0
Ditto,	747	Kismit Deghor, Perg. Katarmullo,	Kistamund Sirkar,	...	3	3 3 3
Ditto,	904	Kismit Tarapore, Perg. Mahomedpore,	Kashishur Mitter Moostuffee, Surbassur Mitter Moostuffee, } Radhajeebun Mitter Moostuffee, and Beotchander Paul, }	...	15 0 11	15 0 11
Ditto,	1004	Kismit Bahgat, Perg. Mahomedpore,	Kristopersad Ghose,	...	40	28 0 1
Ditto,	1081	Kismit Bagdatgah, 1st Share Room 4 ac., Perg. Tegachoe, ...	Sinhsersad Sardial,	...	20 0 8	4 0 8
Ditto,	1111	Kismit Tubachae, Perg. Govindpore,	Bhyrub Chunder Mojoondar,	...	4 12 10	1 12 10
Ditto,	1282	Kismit Bangalparah, Perg. Nejmepore,	Ootsabanand Dass,	...	3 3 2	3 3 2
Ditto,	1332	Ranchunderpore, Perg. Kassinagore,	Gowindmohun Sein,	...	4 1 1	4 1 1
Ditto,	1350	Brahmandes, Perg. Kassinagore,	Kanooram Kur and Bydenah Dass,	...	26 10 8	13 10 8
Ditto,	1366	Kismit Gopeenathpur, Bunam Bhodiansie alias Gopeenathbat- tas, Perg. Amara- bad,	Sitabhunder Ghose,	...	3 6 3	3 6 3

No. of Class	Class of Mehals	Number of Mehals on the District Rent Roll or Register	Names of Mehals	Recorded Proprietors	Sudder Jumma	Balance due on the 28th March, 1853.	Remarks
1	Permanently settled,	1603	Mh. Arkandee, Pergah. Katarmulla,	Goonpersad Datta, ancient purchaser, .. Hossainally Mca, Azhurally, Mozfurally, Mominunissa Beber, Doolub Beber, Kinnununnissa Beber, Summurally Mca, Asuffununnissa Beber, Khyratally Mca, Doodhoo Mca, Rukubunnissa, Boolin Beber, Teeful Beber, Syedununnissa Beber, Moonshiee Mohomed Khaled, Itahatolla, Schatoola, Muzburally Mca, Rumjan Beber, Ruusa Beber, Nufianunnissa Beber, Sabtunnissa Beber, Khondkar Azetzaul Islam, Buroo Mundul, Syed Fokhurackdin Hossein, Hurchunder Lahoree, Masoom Beber, Titoo Babee and Syed Syed Alee, Shumbhoo Chunder Lahoree and Mirtoojoy Maiter,	10 0 0	2 5 7	
"	Ditto,	1811	Mouza Lukbeerpore, 2nd Share, Pergah. Lukerpore,		49 2 8½	3 14 9	
"	Ditto,	1813	Mouza Mosallun Powta, Pergah. Chowgong,			19 0 6	

Rajshahye Collectorate, the 4th April, 1853.

E. RADCLIFFE, Officiating Collector.

NOTICE is hereby given, under Section VI, Art No. I. of 1843, that the undermentioned Estate in Zillah Gawalparah, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 28th April, 1853, corresponding with 17th Bysakh 1260 B. S., at 10 o'clock A. M., for mesne profits due up to the end of 1851-52, and Hal or present Revenue up to the Kist of January, 1853, from Khass Mehal, Kismut Oochereta, Sec., within the Pergumnah of Tarreah of that District.

Number of Class	Class of Mehal	Number of Mehal on the District Rent Roll	Name of Mehal	Recorded Proprietor	Sudder Jumma	Balance due up to the Kist of January, 1853.	Remarks
2.	Khordah, ...	2	Pergumnah Tarreah, 2 annas share Zemindaree,	Rajkishore Ghose, ...	18 7 3	635 12 4	<div> <div> Mesne profit up to 1851-52, Rs. 531 15 1</div> <div> Hal or present Revenue up to the Kist of January, 1853, .. 83 13 3</div> </div> <div> Total Rupees... 685 12 4</div>

W. AGNEW, Collector.

Collector's Office, Zillah Gawalparah, the 31st March, 1853.